

# JOURNAL OF THE SENATE

Tuesday, July 11, 1967

The Senate was called to order by the President Pro Tempore at 9:30 a. m. The following Senators were recorded present:

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

48. A quorum present.

Prayer by Senator John W. Bell of the Thirty-eighth Senatorial District:

Dear God, our Father, we find ourselves in the closing days of the extended regular session of the 1967 legislature. Help us to be alert to prevent the passage of poor legislation and to be wise in laboring for the passage of laws which will benefit the future of our State. Recognizing our frailties; and remembering that we are only human, help and assist us in our deliberations. Amen.

The reading of the Journal was dispensed with.

The Journal of July 10 was corrected and approved as follows:

Page 1441, counting from the bottom of column 2, strike lines 13 through 16.

Page 1441, counting from the bottom of column 2, between lines 16 and 17 insert the following:

On motion by Senator Chiles, the rules were waived and HB 2286 was read the second time by title.

Senator Thomas offered the following amendment which was adopted:

In Section 3, line 3, page 2, strike: entire Section 3 and insert the following:

Section 3. This act shall not be applicable to Palm Beach County.

Section 4. This act shall take effect immediately upon becoming a law.

On motion by Senator Chiles, the rules were waived and HB 2286 as amended was read the third time in full and passed. The vote was: Yeas—46 Nays—None

Page 1442, column 1, strike line 1 and insert the following: The bill as amended was certified to the House.

The Journal of July 1 was further corrected and approved as follows:

Page 1266, column 2, line 30, strike "1679; and HB 1469."

Page 1266, counting from the bottom of column 2, line 29 before "be" insert the following: and SB 1679

Page 1266, counting from the bottom of column 2, between lines 27 and 28 insert the following: HB 1469 be re-referred to the Committee on Public Roads and Highways.

The Journal of June 28 was further corrected and approved as follows:

Page 1135, column 2, line 17, strike "SB 1331 with 2 amendments"

The Journal of June 30 was further corrected and approved as follows:

Page 1232, counting from the bottom of column 2, between lines 31 and 32 insert the following: SB 1331 with 2 amendments

## REPORTS OF COMMITTEES

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

Your Committee on Rules and Calendar submits herewith as Special and Continuing Order pursuant to Rule 7.2 for Tuesday, July 11, 1967, immediately following consideration of Unfinished Business, the consideration of the following bills:

### Special and Continuing Order

SB 542—By Senator Griffin et al.—Relating to increasing the present rate of sales tax.

CS for CS for

HB 181—By the Committee on Finance & Taxation—Relating to increasing the present rate of sales tax.

SB 807—By Senator Barron et al.—Relating to relief from oppressive taxation, limitation on amount of ad valorem taxes.

HB 925—By Representative Kennelly—Relating to collection of ad valorem taxes.

SB 564—By Senators Thomas and Fincher—Relating to assessment of real property.

HB 908—By Representative Graham—Relating to board of commissioners of state institutions.

SB 36—By Senators Poston and Sayler—Relating to preparation of road department budget.

SB 208—By Senators Chiles and Griffin—Relating to sales tax refunds.

SB 774—By Senator Friday et al.—Relating to use of ad valorem taxes in central and southern Florida flood control district.

SB 34—By Senator Poston—Relating to chairman and members of the state road board.

SB 1406—By Senator Thomas—Relating to banks and banking.

SB 780—By Senators Horne and Gibson—Relating to schools of law of Florida public university.

HB 888—By Representative McDonald—Relating to the appointment by the governor of an additional assistant state attorney, third judicial circuit.

SB 1019—By Senator McClain—Relating to jury lists.

SB 663—By Senator Gibson et al.—Relating to junk yards, recordation of sales.

SB 951—By Senator Haverfield—Relating to higher education.

SB 997—By Senator Chiles—Relating to form and manner of presenting claims.

SB 1297—By Senator Friday—Relating to chapter 125, Florida Statutes, county commissioners, etc.

SB 531—By Senator Lane—Relating to libraries.

SB 834—By Senator Fincher et al.—Relating to urban renewal by counties and municipalities.

SB 888—By Senator Ott et al.—Relating to drivers' licenses.

SB 871—By Senator Bell—Relating to regulation of traffic on highways.

SB 1330—By Senator Mathews—Relating to education.

SB 1574—By Senator Hollahan et al.—Relating to state purchasing and contracts.

SB 788—By Senator Sayler et al.—Relating to department of aviation.

- SB 1469—By Senator Fincher et al.—Relating to Florida arts commission.
- CS for HB 27,  
HB 499 and  
HB 664—By the Committee on Mental Health—Relating to mentally disordered sex offenders.
- SB 1024—By Senator Cross—Relating to employment of a stenographer for state attorney of the eighth judicial circuit.
- SB 1029—By Senator Lane—Relating to physical therapy practice act.
- CS for  
HB 1317—By the Committee on Judiciary D—Relating to abolishing common law marriages.
- SB 1505—By Senator de la Parte—Relating to juvenile courts.
- SB 1506—By Senator de la Parte—Relating to division of youth services.
- SB 1027—By Senators Thomas and Reuter—Relating to regulation of boats, etc.
- HB 522—By Representative Chappell—Relating to motor vehicles.
- SB 551—By Senator Hollahan—Relating to thoroughbred horse racing.
- SB 700—By Senator Fincher—Relating to summer thoroughbred horses.
- SB 1040—By Senator Barron—Relating to maximum weights of vehicles on the highways.
- SB 739—By Senators Gibson and Sayler—Relating to department of motor vehicles.
- SB 1022—By Senator Cross—Relating to physically handicapped.
- SB 847—By Senators Ott and Horne—Relating to unauthorized presence upon campus of a state university or junior college.
- SB 810—By Senator Fincher et al.—Relating to race, color, creed or national origin.
- SB 1570—By Senator Boyd—Relating to pest control.
- SB 462—By Senator Hollahan et al.—Relating to education.
- SB 1175—By Senator Weissenborn et al.—Relating to public schools, additional kindergarten units.
- SM 1507—By Senator Spencer et al.—Relating to informing Congress of the rescission and nullification of House Memorial 2433.
- SB 1618—By Senator Barrow—Relating to an appropriation, eradication of the fire ant.
- SB 1711—By Senator Griffin et al.—Relating to an appropriation, control of spreading decline.
- SB 1237—By Senator Horne—Relating to chiropractic.
- SB 1305—By Senator Askew—Relating to state personnel board.
- SB 1463—By the Committee on Ethics and Privileged Businesses—Relating to clubs, individual drinks.
- HB 1957—By Representative Pettigrew—Relating to the levy of special assessments for water and sewer improvements.
- HB 1958—By Representative Pettigrew—Relating to the levy of liens against property, etc.
- Speedy Calendar beginning 1:30 p.m.**
- HB 1185—By Representative Wells et al.—Relating to commencement of suits at law and process.
- HB 1856—By Representatives Rust and Gallen—Relating to special grand jury funds.
- SB 1193—By Senators Haverfield and Horne—Relating to feasibility study for state office building complexes in metropolitan areas.
- HB 1146—By Representatives Tyre and Shaw—Relating to Suwannee River authority.
- SB 1491—By Senator Deeb—Relating to Florida industrial commission, appropriating funds.
- SB 1559—By Senator Mathews—Relating to Florida Statutes, a reviser's bill.
- SB 770—By Senator Gunter—Relating to proration of taxes.
- SB 529—By Senators Poston and Weissenborn—Relating to second gas tax.
- SB 1289—By Senators McClain and Hollahan—Relating to workmen's compensation.
- SB 1229—By Senator Friday—Relating to Florida industrial commission, making appropriations for annual periods beginning July 1, 1967, and July 1, 1968.
- HB 2744—By the Committee on Local Government—Relating to compensation of county officers.
- SB 839—By Senator Horne—Relating to circuit courts, circuits, judges, etc.
- SB 1201—By Senator Thomas—Relating to the levy of special assessments for water and sewer improvements.
- SB 1202—By Senator Thomas—Relating to municipalities.
- SB 1271—By Senator Hollahan—Relating to the financing by the issuance of revenue bonds of waterworks systems, etc.
- SB 1258—By Senator Thomas—Relating to the levy of special assessments for water and sewer improvements, etc.
- HB 1830—By Representative Alvarez et al.—Relating to crimes, fraud in obtaining groceries.
- SB 801—By Senator McClain et al.—Relating to uniform commercial code.
- SB 849—By Senator Slade—Relating to land surveyors.
- SB 379—By Senators Thomas and Plante—Relating to department of agriculture, construction of chemical laboratories and testing complex.
- SB 980—By Senators Griffin and Chiles—Relating to Peace River state park in Polk county.
- SB 1475—By Senator Thomas—Relating to suspending the operation of section 193.11 (3), Florida Statutes, while chapter 67-117, Laws of Florida, exists unmodified.
- SB 1419—By Senators Gunter and Barrow—Relating to appropriations, food and agricultural products of the university of Florida.
- SB 658—By Senator Henderson—Relating to lease of state lands.
- HB 23—By Representative Baker et al.—Relating to child molester act.
- HB 725—By the Committee on Agriculture—Relating to pesticide.
- HB 129—By Representative Tyre et al.—Relating to education, personnel.
- SB 587—By Senator Knopke—Relating to offenses concerning territorial waters of the state.
- SB 422—By Senator Haverfield et al.—Relating to department of public welfare.
- SB 652—By Senator Haverfield—Relating to department of public welfare.
- SB 1464—By Senator Spencer—Relating to provisions supplemental to criminal procedure law.
- SB 1093—By Senator Fincher—Relating to yacht and ship brokers.
- SB 1546—By Senator Chiles—Relating to dissolved corporations.

SB 846—By Senator Horne—Relating to jurors.

SB 1678—By Senator Hollahan—Relating to notice for payment of ad valorem taxes.

SB 813—By Senator Stone et al.—Relating to social welfare, old age assistance, etc.

HB 1304—By Representative Baker et al.—Relating to social welfare, old age assistance, etc.

#### Senate Concurrent Resolutions on Second Reading

SCR 933—By Senator de la Parte—Relating to the legislative council.

SCR 1460—By Senator Gong—Relating to the legislative council.

SCR 89—By Senator Poston—Relating to the legislative council.

Respectfully submitted,  
JOHN E. MATHEWS, JR., Chairman  
Committee on Rules and Calendar

The Committee on Judiciary "A" recommends the following pass:

HB 3148 HB 1390

The bills were placed on the Calendar of the Committee on Rules and Calendar.

The Committee on Judiciary "A" recommends the following pass:

SB 1686 HB 3234 HB 3253 HB 3270  
HB 3074

The bills were placed on the Local Calendar.

#### ENGROSSING REPORTS

Your Engrossing Clerk to whom was referred—

SB 660 with 7 amendments SB 1547 with 1 amendment

—reports that the House amendments have been incorporated and the bills are returned herewith.

EDWIN G. FRASER  
Secretary of the Senate

The bills were ordered enrolled.

Your Engrossing Clerk to whom was referred—

SB 289 with 1 amendment

—reports that the Conference Committee amendment has been incorporated and the bill is returned herewith.

EDWIN G. FRASER  
Secretary of the Senate

The bill was ordered enrolled.

Your Engrossing Clerk to whom was referred—

SB 217 with 3 amendments CS for SB 74 with 5 amendments  
SB 647 with 3 amendments CS for SB 502 with 1 amendment  
SB 1274 with 2 amendments

—reports that the Senate amendments have been incorporated and the bills are returned herewith.

EDWIN G. FRASER  
Secretary of the Senate

The bills were certified to the House.

The following communication was ordered spread upon the pages of the Journal:

Honorable Edwin G. Fraser, Secretary July 11, 1967  
Florida Senate  
Tallahassee, Florida

Dear Senator Fraser:

The Journal of the Senate of July 6, 1967, on pages 1351 and 1352 reflects that Senate Bill 1543 passed the Senate without

a dissenting vote. This bill was non-controversial and the presiding officer received unanimous consent to show all senators present as voting yes on the measure.

At the time this bill was considered I was out of the Senate Chamber and should not have been recorded as voting.

By unanimous consent of the Senate on July 11, 1967, the vote on the passage of this bill by the Senate was changed to show that I abstained from voting on this bill for the following reason:

Senate Bill 1543 deals with a tax exemption for companies registered under the Bank Holding Company Act of 1956. Inasmuch as I am president of such a company, I hereby disqualify myself from voting on this measure pursuant to Senate Rule 4.11(b).

Respectfully,  
JERRY THOMAS

By the required Constitutional two-thirds vote of the Senate the following bills were admitted for introduction and consideration:

#### INTRODUCTION

By Senators Pope, Mathews and Slade—

SB 1737—A bill to be entitled An act making an appropriation from the General Revenue Fund for the purpose of producing and staging a pageant commemorating the founding and history of the City of St. Augustine, Florida; providing an effective date.

Was read the first time by title and referred to the Committee on Appropriations.

On motion by Senator Askew, by two-thirds vote, SB 1737 was withdrawn from the Committee on Appropriations and placed on the Calendar.

Unanimous consent was granted Senator Mathews to take up SB 1737 out of order.

On motions by Senator Mathews, the rules were waived and SB 1737 was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—32

|               |            |           |             |
|---------------|------------|-----------|-------------|
| Mr. President | Edwards    | Henderson | Poston      |
| Askew         | Fincher    | Hollahan  | Shevin      |
| Barron        | Fisher     | Horne     | Slade       |
| Barrow        | Friday     | Knopke    | Spencer     |
| Boyd          | Gibson     | Lane      | Stockton    |
| Broxson       | Gong       | McClain   | Stone       |
| Cross         | Griffin    | Mathews   | Thomas      |
| de la Parte   | Haverfield | Ott       | Weissenborn |

Nays—11

|         |         |             |        |
|---------|---------|-------------|--------|
| Bafalis | Elrod   | Plante      | Wilson |
| Bell    | Johnson | Reuter      | Young  |
| Deeb    | O'Grady | Stolzenburg |        |

The bill was certified to the House.

By Senator Deeb—

SB 1738—A bill to be entitled An act relating to payment of salaries of constitutional and statutory officers in any county in the state having a population of not less than three hundred fifty thousand (350,000) and not more than three hundred eighty-five thousand (385,000) according to the latest official decennial census, providing for an effective date.

Was read the first time by title and referred to the Committee on Rules and Calendar.

By Senators Mathews and Pope—

SCR 1739—A concurrent resolution requesting the Governor of the State of Florida to call a Special Session of the Legislature for the purpose of considering constitutional revision.

WHEREAS, the present Constitution of the State of Florida was adopted in 1885 and has been amended some one hundred times, and

WHEREAS, the Constitution of the State of Florida thus adopted in 1885, together with its various amendments, constitutes an antiquated, outmoded and in many instances a cumbersome and unworkable document, and

WHEREAS, the pressing need for constitutional revision in the State of Florida has been recognized and openly advocated by the members of the Florida Legislature, and

WHEREAS, this acute need for constitutional revision has been recognized and openly advocated by the Governor of the State of Florida, the Honorable Claude R. Kirk, Jr., in campaign utterances before his election as Chief Executive, in his Proclamation convening a Special Session of the Florida Legislature on Monday, January 9, 1967, for the sole purpose of effecting constitutional revision, and in his message to the 1967 Regular Session of the Florida Legislature, and

WHEREAS, the members of the Cabinet of the State of Florida have recognized this pressing need for constitutional revision and have so expressed themselves publicly and privately on numerous occasions, and

WHEREAS, the populace of the State of Florida in general has come to recognize the need for constitutional revision, and

WHEREAS, the Florida Constitution Revision Commission, consisting of eminent and well qualified citizens of the State of Florida, after many months of earnest endeavor completed its labors and offered as its recommendation to the Legislature of the State of Florida a draft of a modern Constitution for the government of the people of the State, and

WHEREAS, to the end that the results of the labors of the Constitutional Revision Commission be utilized, the aspirations of the Chief Executive, the members of the Legislature and of the Cabinet be realized, and the best interests of all of the citizens of the State of Florida be served, NOW, THEREFORE,

*Be It Resolved by the Senate of the State of Florida, the House of Representatives Concurring:*

That we, the members of the Legislature of the State of Florida, in session assembled, most respectfully request and urge His Excellency, Honorable Claude R. Kirk, Jr., Governor of the State of Florida, to issue a Proclamation convening the Florida Legislature in Special Session for the purpose of considering constitutional revision, said special session to be called to convene on Monday, July 24, 1967.

Was read the first time in full and referred to the Committee on Rules and Calendar.

Senator Mathews asked unanimous consent to take up SCR 1739.

Senator Cross moved that the Senate resolve itself into a Committee of the Whole.

On substitute motion by Senator Boyd, by two-thirds vote, SCR 1739 was withdrawn from the Committee on Rules and Calendar and placed on the Calendar.

Unanimous consent was granted Senator Mathews to take up SCR 1739 out of order.

On motions by Senator Mathews, the rules were waived and SCR 1739 was read the second time by title.

Senator Fisher offered the following amendment which failed:

In last line, page 2, strike: "July 24, 1967" and insert the following: January 8, 1968.

Senator Bell offered the following amendment which failed:

Insert the following: The Senate adjourn for a period of thirty (30) days following the adjournment sine die of the extended regular session.

Senator Wilson offered the following amendment which failed:

In last line, page 2, insert the following: July 17, 1967

On motion by Senator Mathews, SCR 1739 was read in full and adopted. The vote was:

Yeas—47

|               |             |         |             |
|---------------|-------------|---------|-------------|
| Mr. President | de la Parte | Horne   | Shevin      |
| Askew         | Edwards     | Johnson | Slade       |
| Bafalis       | Elrod       | Knopke  | Spencer     |
| Barron        | Fincher     | Lane    | Stockton    |
| Barrow        | Fisher      | McClain | Stolzenburg |
| Bell          | Friday      | Mathews | Stone       |
| Boyd          | Gibson      | O'Grady | Thomas      |
| Broxson       | Gong        | Ott     | Weber       |
| Chiles        | Griffin     | Plante  | Weissenborn |
| Clayton       | Gunter      | Poston  | Wilson      |
| Cross         | Haverfield  | Reuter  | Young       |
| Deeb          | Hollahan    | Sayler  |             |

Nays—1

Henderson

The concurrent resolution was certified to the House.

#### MOTIONS RELATING TO COMMITTEE REFERENCE

On motions by Senator Griffin, by two-thirds vote, House Bills 2774, 3303, 3186 and 3304; and SB 1725 were withdrawn from the Committee on Finance and Taxation and placed on the Local Calendar.

On motion by Senator Chiles, by two-thirds vote, HB 3044 was withdrawn from the Committee on Ethics and Privileged Businesses and placed on the Local Calendar.

On motions by Senator Knopke, by two-thirds vote, House Bills 887 and 1164 were withdrawn from the Committee on Urban Affairs and Local Government and placed on the Local Calendar.

On motion by Senator Knopke, by two-thirds vote, HB 1293 was withdrawn from the Committee on Urban Affairs and Local Government.

On motions by Senator Askew, by two-thirds vote, Senate Bills 1135, 1240 and 1417; and House Bills 1458 and 2566 were withdrawn from the Committee on Appropriations and placed on the Calendar of the Committee on Rules and Calendar.

On motions by Senator Barrow, by two-thirds vote, SB 1006 was withdrawn from the Committee on Judiciary "A" and placed on the Calendar of the Committee on Rules and Calendar.

By permission, Senator Henderson withdrew Senate Bills 1714 and 1715 from the Senate.

On motion by Senator Clayton, the House was requested to return HB 2000 as amended.

#### MESSAGE FROM THE GOVERNOR

*The Honorable Verle A. Pope  
President of the Senate  
The Capitol  
Tallahassee, Florida*

July 10, 1967

Dear Sir:

I have today filed with the office of the Secretary of State the following acts which originated in the Senate, Regular Session, 1967, and which I approved on July 10, 1967, at 3:00 P.M.:

SB 365                      CSSB 1002                      SB 1599                      SB 1665

Respectfully,  
CLAUDE KIRK  
Governor

#### MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following messages were read:

*The Honorable Verle A. Pope  
President of the Senate*

July 11, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has passed—

|         |         |         |         |
|---------|---------|---------|---------|
| SB 45   | SB 1543 | SB 601  | SB 1187 |
| SB 1218 | SB 1588 | SB 894  | SB 1522 |
| SB 1221 | SB 1624 | SB 1004 | SB 1061 |

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

The bills, contained in the above message, were ordered enrolled.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has passed—

|        |         |
|--------|---------|
| SB 935 | SB 1544 |
|--------|---------|

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

The bills, contained in the above message, were ordered enrolled.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has passed—

|         |         |         |         |
|---------|---------|---------|---------|
| SB 1076 | SB 1539 | SB 1551 | SB 1657 |
| SB 1131 | SB 1549 | SB 1639 | SB 1682 |
| SB 1354 | SB 1550 |         |         |

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

The bills, contained in the above message, were ordered enrolled.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has concurred in Senate amendments to—

|         |         |         |         |
|---------|---------|---------|---------|
| HB 627  | HB 1103 | HB 2092 | HB 1003 |
| HB 2431 | HB 3098 | HB 2028 |         |

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has passed with amendments—

By Senator Hollahan—

SB 1395—A bill to be entitled An act relating to airfields and other public projects, in all counties in the state having a population of not less than two hundred sixty thousand (260,000) nor more than nine hundred thousand (900,000), according to the latest official decennial census; repealing senate bill 883, 1967, and house bill 1466, 1967, insofar as they may relate to the aforesaid population bracket; providing an effective date.

Amendment 1

Section 1, page 1, line 15, strike: the entire section and insert the following: Section 1. Senate bill 883 enacted at the 1967 legislative session is invalid insofar as it may relate to all counties in the state having a population of not less than two hundred sixty thousand (260,000) nor more than nine hundred thousand (900,000), according to the latest official decennial census.

Amendment 2

In the Title, page 1, line 9, strike: and house bill 1466, 1967,

insofar as they may relate to the aforesaid population bracket; and insert the following: insofar as it may relate to the aforesaid population bracket;

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator Hollahan, the Senate concurred in House amendments 1 and 2 to SB 1395. The action of the Senate was certified to the House and SB 1395 was ordered engrossed.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has passed with amendments—

By Senator Knopke and others—

SB 1552—A bill to be entitled An act relating to Hillsborough county, board of public instruction; providing for the election of two (2) additional members to such board; providing terms of office; providing for nonpartisan election of all members of the county board of public instruction; providing a conflict of interest provision for members of the board; providing an effective date.

Amendment 1

In Section 3, page 1, line 29, strike: primary party nominations and insert the following: second primary party nomination and general elections as

Amendment 2

In Section 3, page 2, line 2, strike: the first and insert the following: a non-partisan primary held at the same time as the second party

Amendment 3

In page 2, lines 3-7, strike: the words "second primary elections. The" and all of lines 4-7 and insert the following: general election.

Amendment 4

In page 3, line 18, strike: and for one (1) year prior thereto

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator Knopke, the Senate concurred in House amendments 1, 2, 3 and 4 to SB 1552.

The action of the Senate was certified to the House and SB 1552 was ordered engrossed.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has concurred in House amendment 2 to—

SB 319

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

The Senate having concurred in House amendment 1 on July 7, SB 319 was ordered engrossed.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has concurred in Senate Amendment 2 to—

By Representatives Williams and Middlemas—

HB 3012—A bill to be entitled An act to create, establish and organize a municipality to be known as the town of Mexico

Beach, Bay county; providing for and defining its territorial boundaries; providing for and prescribing its government, jurisdiction, powers, duties, franchises and privileges; authorizing the imposition and limitation of penalties for the violation of its ordinances; providing for the adoption of municipal charter by referendum.

And refused to concur in Senate amendment 1

In Section 35, page 25 and 26, strike: all of section 35 and renumber.

—and requests the Senate to recede from Senate amendment 1.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motion by Senator Horne, the Senate receded from Senate amendment 1 to HB 3012. The action of the Senate was certified to the House.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required two-thirds vote and passed—

By Representative Craig—

HB 3333—A bill to be entitled An act to establish a local government study commission in St. Johns county, Florida, to study the structures, functions and operations of all governmental units and bodies located within the said county, including the county government, municipal governments, public bodies corporate, and all offices, agencies, commissions, boards, authorities and other subdivisions thereof; to determine the need, if any, for consolidation, separation, addition, removal or other revision of such structures, functions and operations; to determine whether tax savings can be made and whether efficiency can be gained through such revision of such local governmental structures, functions and operations; to provide that said commission may draft a plan or plans for any solution of problems disclosed as a result of such study and submit the same to the members of the Florida legislature from St. Johns county; to designate the members of such commission and to provide a method of filling vacancies; to provide for the organizations and term of such commission, prescribing its duties and powers; to provide for appropriations from St. Johns county and the city of St. Augustine for the payment of the cost of operation of such commission; providing for a referendum.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 3333, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required two-thirds vote and passed—

By Representative Williams—

HB 3204—A bill to be entitled An act creating a jury commission in each county of the state having a population of no fewer than seven thousand four hundred (7,400) and no more than seven thousand six hundred (7,600), according to the latest official decennial census; prescribing the qualifications, method of appointment, powers, duties, functions, terms of office of such commission members; providing for the selection, listing and procurement of jurors in such county; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 3204, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required two-thirds vote and passed—

By Representative Clark and others—

HB 3323—A bill to be entitled An act relating to Polk county; fire district; amending chapter 63-1824, Laws of Florida; authorizing the commissioners of fire district no. 1 of Polk county to render fire control and protection services to areas outside of the boundaries of said district and to make reasonable charges for such service; providing an effective date.

Proof of Publication attached.

By Representative Smith—

HB 3291—A bill to be entitled An act relating to Taylor county, board of county commissioners; authorizing use of county equipment for purposes of maintaining cemeteries, church grounds and county refuse dumps; declaring such purposes to be public and county purposes; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 3323.

Evidence of notice and publication was established by the Senate as to HB 3291.

House Bills 3323 and 3291, contained in the above message, were read the first time by title and referred to the Committee on Rules and Calendar.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 7, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has passed, as amended—

By Representative Davis and others—

HB 1458—A bill to be entitled An act relating to Osceola and Palm Beach Counties, fire control units; providing appropriations; providing contingencies upon which this act shall take effect.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 1458, contained in the above message, was read the first time by title and referred to the Committee on Appropriations.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required two-thirds vote and passed—

By Representative Shaw—

HB 3328—A bill to be entitled An act relating to the ocean highway and port authority, Nassau County, Florida; finding and declaring that the development of commerce, industry economic stability and general welfare of Nassau County, Florida is a joint responsibility of the state of Florida, the ocean highway and port authority, and of all political sub-

divisions thereof; finding and declaring that the acquisition, construction, extension, expansion, enlargement and equipping by the authority of building materials manufacturing plants and related facilities to be leased to a private corporation are in part a discharge of such responsibility and constitute a public purpose; authorizing the authority to acquire, construct, extend, expand, enlarge, equip and lease such building materials manufacturing plants, authorizing the authority to issue revenue obligations payable from lease rentals and other legally available funds and revenues to finance the cost of acquisition, construction, extension, expansion, enlargement and equipping of such building materials manufacturing plants; and providing an effective date, and for a referendum.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 3328, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required two-thirds vote and passed—

By Representative Stallings and others—

HB 3335—A bill to be entitled An act relating to alcoholic beverage licenses; authorizing one (1) additional club beverage license in Duval County to be issued under the authority of subsection 11 of Section 561.34, Florida Statutes, to the Rudder Club of Jacksonville, Inc.; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

Evidence of notice and publication was  
established by the Senate as to HB 3335.

HB 3335, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required two-thirds vote and passed—

By Representative Powell and others—

HB 3339—A bill to be entitled An act relating to alcoholic beverages, club beverage licenses, in any county in the state having a population of not less than eighty thousand (80,000) nor more than one hundred twenty thousand (120,000), according to the latest official decennial census; providing for one (1) additional beverage license; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 3339, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required two-thirds vote and passed—

By Representative Nichols and others—

HB 3329—A bill to be entitled An act amending section 18, Article V of chapter 3775, Laws of Florida, Acts of 1887, entitled "An act to establish the municipality of Jacksonville, provide for its government and prescribe its jurisdiction and powers" relating to sworn statements to be furnished by persons, vendors and contractors with the city; making the false giving of such sworn statement perjury; providing exceptions to act; superseding House Bill 1744, Regular Session, 1967 Legislature and providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

Evidence of notice and publication was  
established by the Senate as to HB 3329.

HB 3329, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required two-thirds vote and passed—

By Representative Sessums and others—

HB 3318—A bill to be entitled An act providing for an aggregate millage levy up to ten (10) mills for support of the free public schools in those counties having a population of not less than three hundred fifty thousand (350,000) nor more than four hundred fifty thousand (450,000) according to the most recent official federal census, and which were subject to a revaluation of all property subject to ad valorem taxation in 1967, providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 3318, contained in the above message, was read the first time by title and referred to the Committee on Finance and Taxation.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required two-thirds vote and passed—

By Representative J. M. Martinez—

HB 3334—A bill to be entitled An act creating and incorporating a special tax district in Broward county, Florida, to be known as the South Broward Transit Authority District; fixing and prescribing the boundaries of said district; providing for the governing and administration of the same; providing and defining the powers and purposes of said district and of the board of commissioners thereof; authorizing and empowering such board to establish, contract, operate and maintain such transportation systems as may be established by said board in said district; authorizing and providing for the issuance and sale of bonds of said district; authorizing and empowering such board to borrow money on the note or notes of said district; authorizing and providing for the levy and collection of taxation for the payment of said bonds and the interest thereon and for the payment of said notes or the interest thereon, and authorizing and providing for the levy and collection of additional taxes for the repair and maintenance of said transportation system; authorizing and providing generally the powers and duties of said board on its behalf; and providing for the approval of this act by a referendum election of the qualified electors owning real property in said district.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 3334, contained in the above message, was read the first time by title and referred to the Committees on Rules and Calendar; and Finance and Taxation.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required two-thirds vote and passed—

By Representative Shaw—

HB 3325—A bill to be entitled An act relating to the Ocean Highway and Port Authority, Nassau County, Florida; finding and declaring the development of commerce, industry economic stability and general welfare of Nassau County, Florida is a joint responsibility of the State of Florida, the Ocean Highway and Port Authority, and of all political subdivisions thereof; finding and declaring that the acquisition, construction, extension, expansion, enlargement and equipping by the Authority of Pulp refining or manufacturing plants or mills, and related facilities to be leased to a private corporation are in part a discharge of such responsibility and constitute a public purpose; authorizing the authority to acquire, construct, extend, expand, enlarge, equip and lease such Pulp Refining or Manufacturing Plants or Mills, authorizing the Authority to issue revenue obligations payable from lease rentals and other legally available funds and revenues to finance the cost of acquisition, construction, extension, expansion, enlargement and equipping of such Pulp Refining or Manufacturing Plants or Mills; and providing an effective date, and for a referendum.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 3325, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required two-thirds vote and passed—

By Representative Shaw—

HB 3327—A bill to be entitled An act relating to the Ocean Highway and Port Authority, Nassau County, Florida; finding and declaring that the development of commerce, industry economic stability and general welfare of Nassau County, Florida is a joint responsibility of the State of Florida, the Ocean Highway and Port Authority, and of all political subdivisions thereof; finding and declaring that the acquisition, construction, extension, expansion, enlargement and equipping by the authority of a chemical plant and related facilities to be leased to a private corporation are in part a discharge of such responsibility and constitute a public purpose; authorizing the authority to acquire, construct, extend, expand, enlarge, equip and lease such authorizing the authority to issue revenue obligations payable from lease rentals and other legally available funds and revenues to finance the cost of acquisition, construction, extension, expansion, enlargement and equipping of such chemical plant; and providing an effective date, and for a referendum.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 3327, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar,

*The Honorable Verle A. Pope*  
*President of the Senate*

July 7, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required two-thirds vote and passed, as amended—

By Representatives Tyre and Shaw—

HB 3310—A bill to be entitled An act relating to the Ocean Highway and Port Authority, Nassau county, Florida; finding and declaring that the development of commerce, industry economic stability and general welfare of Nassau county, Florida is a joint responsibility of the State of Florida, the Ocean Highway and Port Authority, and of all political subdivisions thereof; finding and declaring that the acquisition, construction, extension, expansion, enlargement and equipping by the Authority of a Pulp and Paper Mill and related facilities to be leased to a private corporation are in part a discharge of such responsibility and constitute a public purpose; authorizing the Authority to acquire, construct, extend, expand, enlarge, equip and lease such Pulp and Paper Mill; and authorizing the Authority to issue revenue obligations payable from lease rentals and other legally available funds and revenues to finance the cost of acquisition, construction, extension, expansion, enlargement and equipping of such Pulp and Paper Mill; and providing an effective date, and for a referendum.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 3310, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 7, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has passed, as amended—

By Representative Mattox and others—

HB 2740—A bill to be entitled An act relating to county boundaries; amending sections 7.49 and 7.53, Florida Statutes; defining the boundaries of Osceola and Polk counties; providing an effective date.

By Representative Rust and others—

HB 2566—A bill to be entitled An act relating to Palm Beach county, fire control unit; providing appropriation; providing contingency upon which this act shall take effect.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 2740, contained in the above message, was read the first time by title and referred to the Committee on Governmental Reorganization.

HB 2566, contained in the above message, was read the first time by title and referred to the Committee on Appropriations.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required two-thirds vote and passed—

By Representatives Pratt and Gallen—

HB 3331—A bill to be entitled An act relating to the Ellen-ton fire control district amending chapter 59-1539 special acts of 1959, Laws of Florida, for the purpose of extending the boundaries of said district, increasing the maximum rate of assessments, increasing the total amount of money which the district may borrow, authorizing a reasonable charge for the



fighting of fires in motor vehicles, providing for a lien on said motor vehicle to enforce collection of the charge, and providing for an effective date, and providing for a referendum.

By Representative Shaw—

HB 3326—A bill to be entitled An act relating to the city of Fernandina Beach, Nassau County, Florida, amending Section 123 of Chapter 8949, Special Acts of 1921, as amended and amending said Section 123 by adding new Section 123A thereto; providing for the method of election; and providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 3331, contained in the above message, was read the first time by title and referred to the Committees on Rules and Calendar; and Finance and Taxation.

Evidence of notice and publication was established by the Senate as to HB 3326.

HB 3326, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required two-thirds vote and passed—

By Representatives Tucker and Miers—

HB 3324—A bill to be entitled An act relating to the regulation of shrimp or prawn in Franklin county; providing a shrimp count of fifty-five (55) shrimp with heads on and eighty-five (85) shrimp with heads off makes one (1) pound; providing special opening and closing dates for certain areas; repealing section 4 (3), (12) of chapter 65-905, Laws of Florida; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 3324.

HB 3324, contained in the above message, was read the first time by title and referred to the Committees on Rules and Calendar; and Water Conservation, Salt Water and Natural Resources.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required two-thirds vote and passed—

By Representative Mattox and others—

HB 3322—A bill to be entitled An act relating to the county health unit in each county of the State having a population of more than one hundred seventy-five thousand (175,000) and less than two hundred thousand (200,000) according to the last official decennial census, authorizing implementation of the State merit system by authorizing the board of county commissioners of each county to supplement the compensation of any member or employee of such health unit to an amount not exceeding the maximum allowable under the State merit system; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 3322, contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has passed with amendment—

By Senators Cross and Mathews—

SB 1734—A bill to be entitled An act relating to law revision, statutory revision and bill drafting; amending chapter 13, Florida Statutes, by adding part VI; establishing the Florida law revision commission and defining its composition, functions and powers, including the revision of the criminal laws as its first duty; creating a permanent statutory revision department, to include legislative drafting service, as a part of the legislative reference bureau under the supervision of the legislative council; prescribing its powers, duties and functions, including the preparation and publishing of Florida Statutes; authorizing the attorney general to draft legislation for the officials, boards and agencies of the state and its political subdivisions; repealing sections 16.43, 16.44, 16.46, 16.48 and 16.51, Florida Statutes; providing appropriations and an effective date.

Which amendment reads as follows:

In Title, page 1, line 16, strike: authorizing the attorney general to draft legislation for the officials, boards and agencies of the state and its political subdivisions;

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motion by Senator Mathews, the Senate concurred in the House amendment to SB 1734.

The action of the Senate was certified to the House and SB 1734 was ordered engrossed.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 7, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has passed, with amendments—

By Senator Mathews and others—

SB 315—A bill to be entitled An act relating to junior colleges; amending section 230.0117(7), Florida Statutes; limiting the required local share of the junior college minimum foundation program; providing an appropriation; providing an effective date.

Amendment 1

Strike: all after the enacting clause and insert the following:

Section 1. Chapter 248, Florida Statutes, is created to read:

#### QUALITY EDUCATION PROGRAM DEVELOPMENT

248.01 Long-range Planning.—The state board of education shall recommend to the next regular session after the 1967 session of the legislature a quality education program to replace the minimum foundation program whereby a system affording equality of educational opportunity to each child in Florida at a high level of excellence shall be instituted and shall be fully implemented as rapidly as possible and in no event later than the 1977-79 biennium to provide for county contribution based upon the principle of an equal level of sacrifice required within each county for maintenance of an excellent system.

248.02 Immediate Planning.—The state board of education and the several county school boards under the direction of

the state board of education shall forthwith adopt and implement plans which shall place emphasis upon excellence of instruction in the public free school system; such plans shall provide for additional responsibilities of leadership to be exercised by educators.

**248.03 Incentive Grant Program.**—Incentive grants to counties, from such funds as shall be appropriated by the legislature for the incentive grant program or made available through gifts or grants, shall be awarded by the state board of education to any or all of the several counties in such a manner and in such amounts as will in the opinion of the state board of education most effectively enhance educational progress in the state. Such awards shall be based upon detailed proposals submitted by the counties showing either existing or anticipated use of incentive grant fund awards for the improvement of quality education within the county, considering the following factors:

(1) The ratio of actual local tax effort to required local tax effort.

(2) All funds available to the county for governmental purposes, including but not limited to race track funds, federal impact funds and federal forest funds.

(3) The likelihood that a program conducted or proposed to be conducted in one county will prove of value to other county school systems within the state.

(4) The development by the county school board of salary schedules consisting of an adequate basic salary based upon rank and years of service together with provisions for salary supplements commensurate with added professional responsibilities.

(5) The efficiency of management of school funds and the school program within the county.

(6) Such other factors indicative of a program of educational excellence within the county as in the opinion of the state board will accomplish the goals stated herein.

(7) The provision of auxiliary personnel, planning and lunch time for professional instructional personnel.

**248.04 Florida Educational Leadership Institute.**—There is hereby created the Florida educational leadership institute, a body corporate, which shall have the following composition, powers, and duties:

(1) The institute shall be governed by a board of eighteen (18) trustees, one (1) of whom shall be the governor, one (1) of whom shall be the state superintendent of public instruction and sixteen (16) of whom shall be appointed by the governor and confirmed by the senate for the terms hereinafter provided, of whom one (1) shall be a member of a county board of public instruction, one (1) shall be a county superintendent, one (1) shall be a principal of a school and one (1) shall be professionally engaged in the education of teachers. No more than three (3) trustees may reside outside of Florida. The governor and the state superintendent of public instruction shall have the same right of vote as the other members of the board of trustees. The institute shall not grant academic degrees or credits.

(2) The trustees shall appoint a director of the institute who shall recommend to the state board of education such programs as may be necessary to improve the quality of educational leadership in grades kindergarten through twelve (12) and in those institutions educating teachers for the public schools.

(3) The trustees shall meet annually with the teacher education advisory council, the standing committees of the House and Senate on public schools, the Courses of Study Committee and the Professional Practices Commission, for the purpose of coordinating efforts toward improvement of the quality of education in Florida.

(4) The trustees shall have the responsibility of encouraging the development and testing of promising practices in education, of supporting research and development of programs of school grades kindergarten through twelve (12) and in teacher education institutions, and providing for in-service education of instructional personnel. The trustees shall also provide for the evaluation of innovative practices and, where appropriate, provide for the dissemination of such practices to all of the school systems of Florida. The trustees shall

be empowered to make monetary grants for the furtherance of the programs provided for herein.

(5) The trustees shall study criteria for excellence in teaching and shall recommend the establishment of a salary structure of adequate scale based upon rank and years of service and providing for additional compensation commensurate with added professional responsibilities.

(6) The trustees shall recommend to the state board of education standards and guidelines for the awarding, by the state, of incentive grants to county school systems in order to insure that such grants shall be made in support of programs of excellence related to instruction in public schools.

(7) The trustees shall propose long-range plans for education in Florida and shall communicate such proposals to the legislature together with suggested means of implementation. The trustees shall foster cooperative efforts by the state department of education, the county school systems and the institutions of higher learning, and may assist in arranging joint appointments of professional personnel by more than one agency.

(8) The institute shall conduct in-service programs for persons occupying leadership roles within the schools and within county school systems and shall develop plans for the implementation of sound programs of in-service education for all teachers within each school.

(9) The trustees shall have the power to accept, receive and disburse moneys provided to the institute by law as well as moneys and property received by grants, gifts, donations, and bequests.

(10) Four (4) of the original appointed trustees shall be appointed for a term of one (1) year, four (4) others shall be appointed for a term of two (2) years, four (4) others shall be appointed for a term of three (3) years, and four (4) others shall be appointed for a term of four (4) years, thereafter, all appointments shall be for a term of four (4) years except that an appointment to fill a vacancy shall be for the unexpired term of the trustee whose term is being filled. No trustee shall serve more than two (2) consecutive full four (4) year terms. The trustees shall be paid travel and per diem as provided in section 112.061, Florida Statutes, while in the performance of their duties, and in traveling to, from, or upon the same.

(11) To the maximum extent practicable, each program conducted by the institute will involve participants from the entire state.

(12) The actual cost of travel and subsistence may be furnished to participants in programs of the institute, not to exceed the amounts provided in section 112.061, Florida Statutes.

(13) The trustees shall be under the general supervision of the state board of education and shall not establish programs in conflict with state law or regulations of the state board of education.

Section 2. Subsection (2) of section 230.0114, Florida Statutes, is amended to read:

230.0114 State superintendent to determine units for junior colleges; state board to authorize recalculation.—

(2) **RECALCULATION AUTHORIZED.**—If in any junior college in any year the average daily attendance of students for the first two (2) months of any academic year as defined by regulations of the state board exceeds the average daily attendance for the first two (2) months of the preceding year the amount of state funds allocated to the junior college minimum foundation program shall be increased by the percentage by which average daily attendance during the current year exceeds the average daily attendance during the previous year; provided, however, the increase in the amount of state funds allocated for that junior college shall be the percentage of increase which is in excess of five percent (5%) in the fiscal years 1967-68 and 1968-69; provided that the percentage referred to herein shall be computed to the nearest one one-hundredth per cent (0.01%); provided further effective July 1, 1969, and for each year thereafter, the state funds provided in section 230.0117(5), Florida Statutes, relating to capital outlay and debt service, shall be increased by the same percentage by which the state funds for the junior college minimum foundation program are increased pursuant to this section.

The increase in the junior college minimum foundation program funds authorized under this section shall be paid to the county board of public instruction for the junior college under regulations of the state board of education to the extent that funds are available for this purpose.

Section 3. Paragraphs (a) and (b) of subsection (2), and subsection (4) of section 230.0117, Florida Statutes, are amended to read:

230.0117 Procedure for determining annual apportionment to each county for junior colleges.—The procedure for determining the annual apportionment for the junior college minimum foundation program fund of each county authorized to operate a junior college under the provisions of section 230.0101, Florida Statutes, shall be as follows:

(2) DETERMINING THE AMOUNT TO BE INCLUDED FOR INSTRUCTIONAL SALARIES.—

(a) Multiply the number of instruction units in Rank I by six thousand three hundred dollars (\$6,300.00), in Rank II by five thousand seven hundred dollars (\$5,700.00), in Rank III by five thousand two hundred fifty dollars (\$5,250.00), and in Rank IV by three thousand dollars (\$3,000.00).

Effective July 1, 1968, the above amounts shall be increased by one hundred dollars (\$100.00).

(b) 1. For each instruction unit sustained by instructional personnel in Ranks I, II and III who have served continuously, except for authorized leave, for three (3) years in the county, there shall be added three hundred dollars (\$300.00).

2. In addition to the above amounts there shall be added three hundred dollars (\$300.00) in Ranks I, II, and III for each instruction unit sustained by instructional personnel under continuing contracts who have completed ten (10) years of efficient teaching service in Florida public schools.

3. In any county, in which by local law a tenure program is established in lieu of continuing contracts, the state board of education shall by regulations provide for the recognition and application of comparable tenure requirements in lieu of the requirements herein relating to continuing contracts.

(4) Determining the Amount for Current Expenses. Multiply the number of instruction units for junior colleges as prescribed by law by one thousand four hundred forty dollars (\$1,440.00), and effective July 1, 1968, and for each year thereafter, one thousand five hundred dollars (\$1,500.00); add seventeen thousand five hundred dollars (\$17,500.00) for administrative expenses including salaries of the first approved junior college center in each county, and add ten thousand dollars (\$10,000.00) for administrative expenses including salaries of each additional center approved by the state board of education; and the sum of these shall be the amount included for current expenses [other than instructional salaries and transportation] for the junior college program in each county where a junior college is operated; provided that all of the money provided hereunder is used exclusively for junior colleges; and, provided further, that the state board shall establish minimum standards to be met by county boards in expending these funds for junior colleges.

Section 4. Subsection (7) of section 230.0117, Florida Statutes, is amended to read:

230.0117 Procedure for determining annual apportionment to each county for junior colleges.—The procedure for determining the annual apportionment for the junior college minimum foundation program fund of each county authorized to operate a junior college under the provisions of section 230.0101, Florida Statutes, shall be as follows:

(7) DETERMINING THE MINIMUM FINANCIAL EFFORT IN EACH FISCAL YEAR REQUIRED OF EACH PARTICIPATING COUNTY FOR THE JUNIOR COLLEGE MINIMUM FOUNDATION PROGRAM.—The amount which each county approved by the state board to operate a junior college or to participate in the support of a junior college shall provide toward the cost of the junior college minimum foundation program is that county's percent of the financial ability of the state as determined by an index of relative taxpaying ability prescribed by law multiplied by five per cent (5%) of ninety-five per cent (95%) of the calculated yield of six (6) mills of taxes levied on the nonexempt assessed valuation of the state subject to the provisions of section 236.071, Florida

Statutes, provided that [the required amount shall be subject to the limitation in subsection 230.0111], beginning with the 1969-70 fiscal year to increase in the calculated yield of six (6) mills levied on nonexempt assessed valuation of the state shall be limited to no more than five per cent (5%) in any year; and provided further that effective for the 1966-67 fiscal year and each year thereafter no county board or group of county boards operating a junior college shall be required to make a financial effort to support the junior college of more than fifty per cent (50%) of the total cost of the minimum foundation program for such junior college.

Section 5. Paragraph (a) of subsection (6) of section 236.02, Florida Statutes, is amended to read:

236.02 Minimum requirements of the foundation program.—Each county which participates in the state appropriations for the foundation program shall provide evidence of its effort to maintain an adequate school program throughout the county and shall meet at least the following requirements:

(6) SALARY SCHEDULES.—Expend funds for salaries in accordance with a salary schedule or schedules adopted by the county board in accordance with the provisions of law and regulations of the state board.

(a) Such schedule or schedules for instructional personnel shall make provisions for the following:

1. A minimum salary of not less than five thousand dollars (\$5,000.00) for instructional personnel who hold a Rank III or higher certificate.

2. No member of the instructional staff shall be paid an amount less than ninety per cent (90%) of the salary allotment prescribed in section 236.07(3), Florida Statutes, for the rank, certificate and contract status of that person, or the amount prescribed in subsection (6) (a) 1, above, whichever is the greater.

3. The state board may authorize the adoption by any county board of plans under which the yearly increments and minimum salaries prescribed in this section may be withheld in special cases when such are found not to be warranted; and in case of special hardship the state board may exempt a county or counties from the said minimum salary requirements if after full investigation it is found that such county or counties are financially unable to meet such requirements in any school year, but any such exemption shall not extend beyond the particular year authorized and in no event may exemption be authorized for more than two (2) successive years.

Section 6. Section 236.03, Florida Statutes, is amended to read:

236.03 State superintendent to determine instruction units; transportation factors; state board to authorize recalculation.—

(1) Instruction Units; Transportation Units.—The state superintendent shall determine from reports submitted as prescribed by regulations of the state board by county superintendents and principals of schools the average daily attendance of students, the instructional personnel employed, the public school transportation factors and the number of pupils transported as provided by law, in the public schools of each county in Florida, and also in the kindergartens, in counties which meet the requirements of law for such instruction. On the basis of said reports, the state superintendent shall calculate the number of instruction units and transportation allocation in each county as hereinafter prescribed. The state board shall determine by regulation the basis for classifying small schools and special classes or courses for the purpose of computing instruction units.

(2) RATIO UNITS.—If, for any reason beyond the control of the county board of any county, the ratio between the total average daily attendance and the total average daily membership of students in the entire county for the year is below the ratio for the highest two (2) of the preceding four (4) years in that county, the state superintendent shall, in accordance with regulations prescribed by the state board, use the average ratio between the average daily attendance and the average daily membership in that county for the highest two (2) of the preceding four (4) years as the basis for calculating the total number of instruction units for instructional personnel for the county.

(3) RECALCULATION.—The county superintendent in each county of the state shall be required to submit to the state superintendent of public instruction, not later than December 1

of each school year, a report of the average daily attendance for each school for the first two (2) months of the current school year. If in any county the average daily attendance of all pupils in the county for the first two (2) months of any school year is greater than the average daily attendance in the county during the first two (2) months of the preceding school year, the state superintendent shall report the facts to the state board, which shall have authority to authorize an increase in the amount of state funds allocated for the minimum foundation program fund for that county by the percentage of increase; provided, however, the increase in the amount of state funds allocated for that county shall be the percentage of increase which is in excess of two percent (2%) in the fiscal year 1967-68 and the percentage of increase which is in excess of one percent (1%) in the fiscal year 1968-69; provided that the percentage referred to herein shall be computed to the nearest one one-hundredth per cent (0.01%), provided further that state funds provided in section 236.07(6), Florida Statutes, relating to capital outlay and debt service and the state funds provided in section 236.075, Florida Statutes, relating to county school sales tax funds shall be increased by the same percentage by which the state funds for the minimum foundation program are increased for that county pursuant to this section.

Section 7. Section 128, chapter 65-239, Laws of Florida, is hereby repealed.

Section 8. Subsections (7), (8) and (10) of section 236.04, Florida Statutes, are amended to read:

236.04 Procedure for determining number of instruction units.—The number of instruction units for instructional personnel for elementary, junior and senior or four (4) year high schools in each county, and for kindergartens in counties which meet the requirements of law for instruction for such [groups] group, shall be determined from the average daily attendance in the public schools of the county for the preceding year and from reports on instructional personnel for the ensuing year in the manner prescribed below, provided the attendance of students may not be counted more than once in determining instruction units.

(7) UNITS FOR ADMINISTRATIVE AND SPECIAL INSTRUCTIONAL SERVICES.—

(a) For each eight (8) instruction units in a county, determined as provided in subsections (1) to (6) inclusive of this section: One (1) instruction unit or proportionate fraction of a unit shall be allowed for administrative and special instructional services when used in accordance with regulations prescribed by the state board.

(b) For each five hundred (500) pupils in average daily attendance or [proportionate] fraction thereof in grades one (1) through twelve (12): One (1) instruction unit shall be allowed for school library services when approved by the state superintendent pursuant to regulations of the state board which shall include but not necessarily be limited to the following:

1. The person employed on such a unit shall be a qualified librarian as defined by the state board.

2. [After the 1966-67 school year the number of library service instruction units allocated to any county shall be decreased by the number of full time librarians provided in 1963-64 in that county except that.] Each county shall be allocated at least one (1) library unit each year.

3. The personnel employed on the library service instruction unit shall develop plans to secure funds from federal, state, and other sources for the acquisition of instructional materials in the schools of the county.

4. That the personnel employed on a library service instruction unit shall assist the instructional staff at the primary school level in the selection of instructional materials which extends basic skills and develops reading abilities.

5. The personnel employed on the library service instruction unit shall assist other members of the instructional staff in reviewing, evaluating and effectively utilizing instructional materials in the instructional program of the schools.

6. The personnel employed on a library service instruction unit shall provide guidance and help which will afford each pupil an opportunity to strengthen his reading skills in the content areas and develop reading habits which fulfill his varied and changing needs throughout his school career.

[7. Provided further that for each of the fiscal years 1965-

66 and 1966-67 the state superintendent shall approve one such library service instruction unit in each county each year.]

(8) [UNITS FOR SUPERVISORS OF INSTRUCTION.]—Units for improvement of instruction.—Each county board [which employs for the purpose of improving instruction in the county one (1) or more qualified supervisors of instruction and] which adopts and carries out a plan for improvement of instruction in the county, in accordance with regulations of the state board and which employs qualified personnel to implement such plan shall be entitled to [additional instruction] instructional improvement units [for each supervisor] of instruction employed in the county as prescribed below; provided, that any adjacent counties may propose a plan which may be approved in accordance with regulations of the state board for [cooperative employment of a supervisor or supervisors of instruction] cooperation. The number of [instruction] instructional improvement units [for supervisors] to which each county is entitled shall be determined as follows:

(a) For the first one hundred (100) instruction units or fraction thereof, [one (1)] two (2) [instruction] instructional improvement units shall be allowed. [for the employment of a general supervisor of instruction.]

(b) For each additional one hundred (100) instruction units or fraction thereof, one (1) additional [instruction] instructional improvement unit shall be allowed; provided, that for the fiscal year 1967-68 only, no county shall be entitled to more than six such additional instructional improvement units.

(c) All instructional improvement units not filled by full-time instructional personnel shall be computed at the average value of instruction units in ranks II, and I as prescribed by law for twelve (12) months employment.

(d) Instructional improvement units are provided for the purpose of solving specific educational problems and providing within the schools of the state materials and services related directly to the quality of instruction and not for merely administrative purposes. The use of all units shall be in accordance with regulations promulgated by the state board and the effectiveness of the use of these units shall be valued critically by the respective county board of public instruction and the state superintendent and results reported to the state board.

(10) INSTRUCTIONAL PERSONNEL PAID FROM MINIMUM FOUNDATION PROGRAM.—

(a) The total number of instructional personnel in any county employed and paid in whole or in part from funds used to support the minimum foundation program during any year shall not be less than [the percentages prescribed herein in relation to] the total number of instruction units for instructional personnel [: 1965-66 and 1966-67 not less than ninety-five] exclusive of instructional improvement units; one hundred per cent (100%) of the instruction units exclusive of instructional improvement units must be filled by personnel qualified to participate in the minimum foundation program; [and in subsequent years the following minimum percentage shall apply in lieu of the ninety-five per cent prescribed above; 1967-68, ninety-six per cent; 1968-69, ninety-seven per cent; 1969-70, ninety-eight per cent; 1970-71, ninety-nine per cent; and in 1971-72 and all years thereafter one hundred per cent;] provided that if any county board authorizes instructional salary payments from funds used to support the minimum foundation program to instructional personnel employed in the county less than the [minimum] minimum prescribed above, the state superintendent shall forthwith notify the state comptroller of the amounts of such discrepancy and an equal amount shall be withheld from each subsequent monthly apportionment for instructional salaries to said county until full correction has been made; provided further that in determining the number of instructional personnel full-time equivalent instructional positions shall be determined as provided by regulations of the state board.

(b) For the first fiscal year after any county board of public instruction has ceased to operate a federally owned school facility located on federal property the computation of the allocations for the minimum foundation program fund shall include the number of teachers and the salaries paid said teachers who taught in the federally owned school during the preceding school year.

Section 9. Effective July 1, 1968, section 236.05, Florida Statutes, is amended to read:

236.05 Procedure for determining annual apportionment for transportation to each county.—The annual apportionment to each county board of public instruction for transportation to the public schools of pupils in kindergarten through grade twelve (12) and for physically handicapped pupils shall be determined as follows:

(1) The number of pupils in average daily attendance, who during the period prescribed by law, are transported at public expense to public schools in the county approved for transportation under regulations of the state board and whose homes are two (2) or more miles from the nearest appropriate school shall be determined and certified to the state superintendent by the county superintendent; provided that the mileage limitation shall not apply to transportation of physically handicapped pupils as authorized under regulations of the state board.

(2) The one-way miles in the morning, as adjusted by the state superintendent, traveled by school transportation vehicles operated at public expense for purposes of apportionment shall be determined annually from certified data and maps of school bus routes submitted by each county superintendent by adding:

(a) The loaded one-way miles of each school bus route in the morning when designated in accordance with section 234.10, Florida Statutes, and served by a bus having a combined passenger seating capacity in excess of eighteen (18) linear feet, and one-half ( $\frac{1}{2}$ ) of the loaded miles of each school bus route served by a bus of a capacity of eighteen (18) linear feet or less, when used to transport pupils whose homes are two (2) miles or more from school except that miles traveled for a side route to pick up children living within one and one-half ( $1\frac{1}{2}$ ) miles of the trunk route and mileage not essential in transporting pupils eligible for transportation, as prescribed by regulations of the state board shall not be added.

(b) Fifty per cent (50%) of the one-way miles traveled without pupils in the morning on any school bus route by any vehicles meeting criteria of paragraph (a)

(c) Ten per cent (10%) of the one-way miles traveled in the morning on any school bus route on unpaved or unimproved roads by any bus meeting criteria in paragraphs (a) and (b).

(3) A density index for each county shall be determined by dividing the average daily attendance of pupils transported as determined in subsection (1) by the adjusted one-way miles of vehicular travel as determined in subsection (2) for each county.

(4) The minimum foundation program allocation for transportation for any one (1) county shall be calculated as follows:

(a) Multiply the average daily attendance for transported pupils as determined in subsection (1) by the allowance per pupil determined by the density index of the county and multiply the adjusted one-way miles traveled as determined in subsection (2) by the allowance per adjusted bus mile as prescribed below:

| Density Index     | Annual allowance per pupil in average daily attendance in kindergarten through grade twelve (12) | Annual allowance per adjusted bus mile |
|-------------------|--|--|
| 6.00 and more     | \$10.00  | \$61.20                                |
| 5.50 through 5.99 | 11.00  | 59.40                                  |
| 5.00 through 5.49 | 12.00  | 57.60                                  |
| 4.50 through 4.99 | 13.00  | 55.80                                  |
| 4.00 through 4.49 | 14.00  | 54.00                                  |
| 3.50 through 3.99 | 15.00  | 52.20                                  |
| 3.00 through 3.49 | 16.00  | 50.40                                  |
| 2.50 through 2.99 | 17.00  | 48.60                                  |
| 2.00 through 2.49 | 18.00  | 46.80                                  |
| 1.50 through 1.99 | 19.00  | 45.00                                  |
| 1.49 and less     | 20.00  | 43.20                                  |

(b) When authorized by regulations of the state board, in lieu of average daily attendance in this subsection one thousand two hundred fifty dollars (\$1,250.00) shall be allowed for each bus used exclusively for the purpose of transporting ten (10) or more physically handicapped pupils to a public

school, and a proportionate amount shall be allowed for a vehicle used exclusively for the transportation of a smaller number of exceptional children in average daily attendance as prescribed by regulations of the state board.

(c) When authorized by regulations of the state board an annual allocation of twenty-one dollars and sixty cents (\$21.60) per mile shall be allowed for miles traveled by passenger cars one-way in the morning with pupils as prescribed by regulations of the state board.

(5) The following procedure shall be used in computing the allocation of funds under the minimum foundation program for the transportation of pupils who are enrolled in and transported at public expense to vocational-technical centers designated by the state board for vocational education to serve the area:

(a) For each thirty (30) pupils in average daily attendance as prescribed by the state board who live two (2) miles or more from school, a transportation unit of one thousand two hundred fifty dollars (\$1,250.00) shall be added to the minimum foundation program for transportation, and a proportionate part of one thousand two hundred fifty dollars (\$1,250.00) shall be allowed for any number of such transported pupils in average daily attendance of less than thirty (30) whenever:

1. The vocational-technical center is operated as a separate school center and pupils attending from the county of location are assigned primarily to such centers by the county board.

2. The pupils are transported to the school designated as a vocational-technical center from a cooperating county for instruction primarily in the vocational-technical program.

(b) For each pupil enrolled in a school center providing basic education who during the school day is transported to or from said center for a distance of two (2) or more miles to a vocational-technical center designated for the area and located within the same county and who is in attendance as prescribed by regulations of the state board at such vocational-technical center, there shall be allowed additional funds for transportation to be determined as follows:

1. The equivalent vehicular units shall be determined by dividing the average daily number of pupils transported by fifty (50).

2. Then multiply the equivalent vehicular units as determined in paragraph (a) by twice the mileage distance between the two (2) schools by the nearest traveled road.

3. Then multiply the number of miles traveled by twenty cents (20¢).

(c) During the first two (2) years of operation of a vocational-technical center a transportation unit of one thousand two hundred fifty dollars (\$1,250.00) shall be allowed the county board furnishing transportation for each thirty (30) pupils or fraction thereof in average daily attendance during the first month of each year of operation of the vocational-technical center.

(6) The sum of paragraphs (a), (b) and (c) of subsections (4) and (5) shall be the minimum foundation program allocation for transportation for each county.

Section 10. Subsection (3), (4), (5), (8) and (9) of section 236.07, Florida Statutes, are amended to read:

236.07 Procedure for determining annual apportionment to each county.—The procedure for determining the apportionment annually to each county foundation program fund shall be as follows:

(3) DETERMINING THE AMOUNT TO BE INCLUDED FOR INSTRUCTIONAL SALARIES.—

(a) For each instruction unit sustained by instructional personnel under annual contract multiply such instruction units by Rank I by six thousand fifty dollars (\$6,050.00), in Rank II by five thousand four hundred fifty dollars (\$5,450.00), in Rank III by five thousand dollars (\$5,000.00), in Rank IV by three thousand dollars (\$3,000.00), and in Rank V by two thousand eight hundred dollars (\$2,800.00).

Effective July 1, 1968, the above amounts shall be increased one hundred dollars (\$100.00).

(b) For each instruction unit sustained by instructional



personnel who have served continuously, except for authorized leave, for three (3) years within the county, the above amount for Ranks I, II, and III shall be increased by four hundred dollars (\$400.00).

(c) For each instruction unit sustained by instructional personnel under continuing contract who have completed ten (10) years of efficient teaching service in Florida public schools the above amounts shall be increased by an additional four hundred dollars (\$400.00).

(d) Provided, that for any county, which by local law a tenure program is provided in lieu of continuing contracts, the state board of education shall by regulations provide for the recognition and application of comparable tenure requirements in lieu of the requirements herein relating to continuing contracts.

(e) The amounts included for salaries for instructional improvement personnel, administrative and special instructional personnel, adult education teachers, and vocational teachers under the minimum foundation program in each county shall be increased by up to twenty per cent (20%) when such money is used to pay the salaries of personnel who are employed, pursuant to regulations of the state board, for the two (2) month period, or fractional part thereof, beyond the ten (10) months of employment required in section 236.02, Florida Statutes. Such regulations of the state board shall permit during such two (2) month period, or fractional part thereof, employment of instructional improvement personnel, administrative and special instructional services personnel, adult education teachers, and vocational teachers, and shall likewise also permit use of salaries for administrative and special instructional services personnel for the employment of teachers to teach, during such two (2) month period, or fractional part thereof, academic subjects or preschool orientation classes which such teachers are certified to teach and are regularly engaged in teaching in the county during the preceding or succeeding regular ten (10) month school year. Classes in academic subjects during such two (2) month period or fractional part thereof shall be of such minimum size as shall be prescribed by the state board, and may be composed of students taking advanced work for acceleration purposes, or of students repeating subjects previously taken either for make-up or remedial work, or both, and such work shall be credited as work taken during the regular school year.

These amounts are to be used only for apportionment purposes and are not to be construed as a state salary schedule. No member of the instructional staff shall be paid an amount less than ninety per cent (90%) of the salary allotment for the rank of the certificate and contract status of that person, or the amount prescribed in section 236.02 (6), Florida Statutes, whichever is the greater. The sum of these products shall be the total amount included in the minimum foundation program for instructional salaries, which shall not exceed the amount paid as salaries in any case.

(f) The state board of education shall promulgate and adopt necessary regulations for the determination of the classification of instructional personnel and instruction units with relation to continuing contracts and efficient teaching service in Florida public schools.

(4) Determining the Amount to Be Included for Transportation.—Multiply the number of units for transportation determined for each county according to law by one thousand two hundred fifty dollars (\$1,250.00) and the product shall be the amount included in the minimum foundation program for transportation and effective July 1, 1968, and for each year thereafter, the amount included in the minimum foundation program for transportation shall be as provided in section 236.05, Florida Statutes. No county shall use foundation program funds to purchase transportation equipment and supplies at prices which exceed those found by the state department of education to be the lowest which can be obtained as prescribed in section 229.79, Florida Statutes.

(5) Determining the amount for current expenses [other than instructional salaries and transportation.] Multiply the number of instruction units, determined for each county according to law by nine hundred twenty-five dollars (\$925.00) and effective July 1, 1968, and for each year thereafter, by one thousand dollars (\$1,000.00) and this product shall be the amount included for current expenses. [other than instructional salaries and transportation; provided, that of this product twenty-five dollars per instruction unit shall be specifically designated for the purchase of instructional materials; and

provided, further, that the state board shall establish minimum standards to be met by county boards in expending funds for other current expenses.]

(8) Determining the minimum financial effort in each fiscal year required of each county for the minimum foundation program.—The amount which each county shall provide toward the cost of the minimum foundation program is that county's per cent of the financial ability of the state as determined by an index of relative taxpaying ability prescribed by law in section 236.071, Florida Statutes, multiplied by twenty-five per cent (25%) of the total calculated cost of the minimum foundation program for kindergarten and grades one (1) through twelve (12) for all counties for the preceding fiscal year for instructional salaries, transportation, and current expense, and recalculation funds provided in sections 236.03 and 236.031, Florida Statutes, but exclusive of adjustments for prior years as provided in section 236.07 (9), Florida Statutes. Provided, however, that the combined required effort of all counties for grades one (1) through twelve (12) shall not increase more than five per cent (5%) in any year. The financial effort of any county toward meeting the cost of the minimum foundation program for that county shall consist of the proceeds of either county or district or of both the county and district current school taxes; provided, that when a county is levying the maximum mills permitted by law, race track, federal impact, and national forests funds may be included. If a county requests that instruction units for kindergartens be included in its minimum foundation program and is entitled to such units under the laws of the state, the financial effort required of that county as prescribed herein shall be increased by five per cent (5%); provided, however, that during each of the first six (6) years in which kindergarten units are approved in the minimum foundation program the increased local effort shall not exceed three thousand dollars (\$3,000.00) for each kindergarten unit approved in the respective counties; provided, further, that effective July 1, 1969, and for each year thereafter, no county shall be required to increase the financial effort required of such county for grades one (1) through twelve (12) as herein prescribed when kindergarten units are included in the minimum foundation program for that county.

**DETERMINING THE ALLOCATION FROM STATE FUNDS.**—The total allocation to each county foundation program fund shall be the total calculated cost of the minimum foundation program for that county as determined in subsection (7) less the minimum financial effort required of that county as determined in subsection (8); provided, however, from this amount shall be deducted in the succeeding fiscal year:

(a) Any amount required to be deducted from the full apportionment for any school or schools that operated less than one hundred eighty (180) teaching days during the preceding year;

(b) In such counties as fail to pay instructional personnel at least the amount included in the minimum foundation program for instructional salaries, the difference between the amount included in the minimum foundation program for instructional salaries and the amount actually paid [to teachers] in such counties;

(c) Any portion of the amount included in the minimum foundation program for capital outlay and debt service which a county board expends in violation of the state board regulations;

(d) Any unused portion of the amount included in the minimum foundation program for instruction units of any type or classification.

Section 11. Paragraph (b) of subsection (2) of section 236.071, Florida Statutes, is amended to read:

236.071 Foundation program fund; state supervisory service fund; formula for index of taxpaying ability.—

(2) The legislature finds and declares that substantially equal public educational advantages should obtain in all counties of the state; that such equality does not now exist. In order to provide in every county, from combined state and county sources, substantially equivalent educational advantages, the state minimum foundation program funds shall be apportioned and distributed on the basis of educational needs and relative taxpaying ability as prescribed by law, in the ascertainment of which, the state board shall determine:

(b) The cost of the minimum foundation program as determined in section 236.07, Florida Statutes.

In determining said index of the relative taxpaying ability of the several counties of Florida the state superintendent shall find each county's per cent of the state total of each of the following factors: Sales tax returns, gainfully employed workers excluding government and farm workers, value of farm products, assessed value of railroad and telegraph, automobile tag registration. The index of taxpaying ability for each county expressed in terms of its percent of the state total taxpaying ability shall be determined as follows: Find the sum of the county's per cent of sales tax returns multiplied by [.2654] .2541 plus its per cent of gainfully employed workers less government and farm workers multiplied by [.2442] .1832 plus its percent of the value of farm products multiplied by [.0586] .0530 plus its per cent of the railroad and telegraph assessments multiplied by [.0461] .0319 plus its per cent of automobile tag registration multiplied by [.2857] .4778; furthermore, if any county fails for any reason to make the minimum financial effort required for the minimum foundation program the state's portion of the foundation program allocation to that county shall be decreased proportionately. The state superintendent shall obtain data for the factors included in the index from the most reliable published source as determined by the state board of education.

Section 12. Subsection (3) and paragraph (a) of subsection (4) of section 236.074, Florida Statutes, is amended to read:

236.074 County school additional capital outlay trust fund created.—

(3) APPROPRIATION FOR ADDITIONAL CAPITAL OUTLAY.—There is created in the office of the state treasurer a county school additional capital outlay trust fund. There is hereby annually appropriated from the general revenue fund to the county school additional capital outlay trust fund of the several counties maintained in the office of the state treasurer [the a] sum [of thirteen million seven hundred fifty thousand dollars to be distributed at the rate of an amount] which shall be equal to two hundred dollars (\$200.00) and effective July 1, 1968, and for each year thereafter, sum which shall be equal to three hundred dollars (\$300.00) multiplied by the number of pupils in average daily attendance for the last completed school year commencing with the school year 1958-1959 which is in excess of the number of pupils in average daily attendance during the next preceding school year as determined by law; provided that the average daily attendance for the next preceding school year shall never be computed for the purposes of this section as less than the average daily attendance for any school year commencing with and subsequent to the 1955-1956 school year; provided further, that any undistributed balance of the appropriation herein made remaining at the end of the first year of the biennium may be carried forward and added to the amount available in the second year of the biennium.

(4) Limitations on appropriation.—The annual appropriation made in subsection (3) of this section is subject to the following limitations:

(a) In order for a county board of public instruction to avail itself of the appropriation in subsection (3) of this section, it must create in its county school fund a separate fund known as the school construction fund, and place in the school construction fund from any source available to such board an amount equal to two-thirds (⅔) the amount it seeks to obtain from the appropriation under subsection (3) of this section; provided, however, for the fiscal year 1967-68 the county board shall place in the school construction fund an amount equal to the amount it seeks to obtain from the appropriation under subsection (3) of this section; provided that no money received from capital outlay funds other than as provided in this section or proceeds from loans against state appropriations for capital outlay shall be included in the school construction fund. The school construction fund so placed in the county school fund shall be used solely for school construction or reconstruction.

Section 13. Section 236.075, Florida Statutes, is hereby repealed.

Section 14. Section 231.24, Florida Statutes, is amended to read:

231.24 Extension of certificates.—

(1) All certificates except temporary and provisional certificates issued under the provisions of the Florida Statutes, shall be extendible for successive periods under regulation of the state board prescribing such additional training or experience, or both, as may be deemed necessary for said extension; provided, that the applicant for the extension of the certificate has not reached his seventieth birthday, and provided, however, that when any person holding a valid Florida teacher's certificate is called into or volunteers for actual wartime service or required peace-time military training, his certificate shall be extended for a period of time equal to the time he spends in military service, providing such person makes proper application and presents substantiating evidence to the state superintendent regarding such military service.

(2) Each county board of public instruction shall, upon recommendation of the county superintendent, adopt a plan for in-service education of all instructional personnel designed to assist each member to maintain current competence in the field or fields in which he is assigned. Such plans shall be formulated in cooperation with the state department of education, the educational leadership institute, and the university system and when adopted or amended shall be filed with the state superintendent. To the maximum extent practicable each county board shall make available to each member of the instructional staff time for interaction with other members in the same or related field or fields of assignment, an adequate professional library, and an opportunity to participate in programs offered through the educational leadership institute, the university system and the county board as may be required to maintain the current competence of each member. Effective participation in county in-service education programs approved by the State superintendent shall be acceptable toward meeting the requirements prescribed by the state board of education for the extension of certificates, provided that college credit courses which are not earned as part of a county inservice program as described above shall not be required for the extension of certificates.

Section 15. Sums appropriated to the state department of education for salaries may be expended for other personal services related to curriculum and instruction for salaries of persons appointed jointly by the state superintendent and any university for part-time services related to curriculum and instruction irrespective of the number of positions stated and the provisions of section 282.051, Florida Statutes.

Section 16. There is appropriated to the state board of education for the purpose of implementing sections 248.01 and 248.02, Florida Statutes, the sum of fifty thousand dollars (\$50,000.00) for the biennium 1967-69.

There is appropriated out of the general revenue fund to the trustees of the educational leadership institute for the biennium 1967-69 four hundred thousand dollars (\$400,000.00) in 1967-68 and four hundred and fifty thousand dollars (\$450,000.00) in 1968-69.

For each year of the 1967-69 biennium, the funds appropriated to the county school sales tax trust fund under Section 236.075, Florida Statutes, shall become a part of the other current expense allocation and shall be in addition to the amount provided in Section 236.07(5), Florida Statutes, for grades K-12, and Section 230.0117(4), Florida Statutes, as to junior colleges.

Section 17. Sections 1, 4, 11, 13, 14, 15 and 16 shall take effect immediately upon becoming a law, and all other sections shall take effect July 1, 1969.

#### Amendment 2

Strike: entire title and insert: An act relating to education; amending the Florida Statutes by adding chapter 248; providing for the development of a quality education program; providing immediate and long-range planning; providing an incentive grant program; creating the Florida educational leadership institute and providing for the payment of mileage and per diem for trustees; providing for the payment of travel and subsistence of participants; amending section 230.0114(2), Florida Statutes; relating to the procedure for providing recalculation funds for junior colleges; amending section 230.0117 (2) (a) and (b) and (4), Florida Statutes; revising the procedure for determining the annual apportionment for junior colleges; amending section 230.0117 (7), Florida Statutes; providing a limitation on the required county financial effort for junior colleges; amending section 236.02 (6) (a), Florida

Statutes; providing minimum salaries for instructional personnel; amending section 236.03, Florida Statutes; relating to procedure for providing recalculation funds in kindergarten and grades one through twelve; repealing section 128, chapter 65-239, Laws of Florida; relating to instruction units, ratio units, and recalculation; amending section 236.04 (7), Florida Statutes; by deleting the limitation on the number of library units for each county based on the number of librarians employed for the year 1963-64; amending section 236.04 (8), Florida Statutes; providing for instructional improvement units; amending section 236.04 (10), Florida Statutes; by requiring that the number of persons employed or paid from minimum foundation program funds shall not be less than the number of instruction units; amending section 236.05, Florida Statutes; prescribing a method for determining the apportionment of funds to each county for transportation; amending section 236.07 (3), (4), (5), (8) and (9), Florida Statutes; increasing the amount to be included for instructional salaries; providing for the apportionment of transportation funds to county school boards; increasing the amount to be included for current expenses; removing the required increased financial effort of counties for participating in kindergarten programs to become effective July 1, 1969; deleting the present requirement that allocations for each rank must be paid to personnel in that rank; amending section 236.071 (2) (b), Florida Statutes; revising the index of relative taxpaying ability of the several counties; amending section 236.074 (3), Florida Statutes; increasing the allocation for additional capital outlay; amending section 236.074 (4) (a), Florida Statutes; providing a limitation on county matching funds; repealing section 236.075, Florida Statutes; relating to the county school sales tax trust fund; amending section 231.24, Florida Statutes; providing that the state board of education shall adopt regulations requiring instructional personnel to maintain current competence without specific requirements relative to recency of credit; authorizing the state superintendent to expend funds appropriated for salaries for other personal services and for salaries of part-time persons under certain conditions; providing for transfer of county school sales tax funds; providing for an appropriation; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

Senator Fisher presiding.

Senator Mathews offered the following amendment to House amendment 1 to SB 315 which was adopted:

In Section 16, second paragraph, strike: "There is appropriated out of the general revenue fund to the trustees of the educational leadership institute for the biennium 1967-69 four hundred thousand dollars (\$400,000) in 1967-68 and four hundred and fifty thousand dollars (\$450,000) in 1968-69."

Senator Mathews also offered the following amendment to House amendment 1 to SB 315:

In Section 1, following the words "for the terms hereinafter provided" strike ", of whom one (1) shall be a member of a county board of public instruction, one (1) shall be a county superintendent, one (1) shall be a principal of a school, and one (1) shall be professionally engaged in the education of teachers." and insert the following: ; provided, however, that of the above two (2) shall be county superintendents, two (2) shall be representatives of the state department of education, one (1) shall be a member of a county board of public instruction, one (1) shall be a school principal, one (1) shall be a classroom teacher, and one (1) shall be a person professionally engaged in the education of teachers, all of whom shall be designated by the state superintendent.

Senator Young offered the following substitute amendment which failed:

Insert the following: Provided, however, that of the above two (2) shall be county superintendents, two (2) shall be representatives of the state department of education, one (1) shall be a member of a county Board of Public Instruction, one shall be a school principal, one (1) shall be a classroom teacher, and one (1) shall be a person professionally engaged in the education of teachers.

The President Pro Tempore presiding.

The question recurred on the adoption of the original amendment which was adopted.

Senator Deeb offered the following amendment to House amendment 1 to SB 315 which was adopted:

In Section 1, before the words "No more than (3) trustees" insert the following: The other members shall be members not gainfully employed in the field of education as a major portion of income

Senator Chiles offered the following amendment to House amendment 1 to SB 315 which was adopted:

Page 31, immediately before Section 14, insert the following: Section 14 as follows and renumber the remaining sections of the bill.

Section 14. Effective July 1, 1969, subsection 6(a) of Section 236.02, subsection (1) and subsection (3) of Section 236.07, paragraphs (a) and (b) of subsection (2) of Section 230.0117, Florida Statutes, are further amended to read:

**236.02 MINIMUM REQUIREMENTS OF THE FOUNDATION PROGRAM.**—Each county which participates in the state appropriations for the foundation program shall provide evidence of its effort to maintain an adequate school program throughout the county and shall meet at least the following requirements:

(6) **SALARY SCHEDULES.**—Expend funds for salaries in accordance with salary schedule or schedules adopted by the county board in accordance with the provisions of law and regulations of the state board.

(a) Such schedule or schedules for instructional personnel shall make provision for the following:

1. No member of the instructional staff holding a rank III or higher certificate shall be paid an amount which is less than the salary allotment prescribed for the rank III annual contract classification in Section 236.07(3)(a), Florida Statutes; and

2. Additional yearly increments shall be incorporated in these schedules to provide for not less than fifteen years of efficient teaching service in the public school system of this state, including the services set forth in Section 238.01(4) Florida Statutes.

No member of the instructional staff shall be paid an amount less than ninety per cent (90%) of the salary allotment prescribed in section 236.07(3), Florida Statutes, for the rank certificate and contract status of that person, or the amount prescribed in subsection (6)(a)1. above, whichever is the greater.

3. The state board may authorize the adoption by any county board of plans under which the yearly increments and minimum salaries prescribed in paragraph (a) may be withheld in special cases when such are found not to be warranted; and in case of special hardship the state board may exempt a county or counties from the said minimum salary requirements if after full investigation it is found that such county or counties are financially unable to meet such requirements in any school year, but any such exemption shall not extend beyond the particular year authorized and in no event may exemption be authorized for more than two successive years.

**236.07 PROCEDURE FOR DETERMINING ANNUAL APPORTIONMENT TO EACH COUNTY.**—The procedure for determining the apportionment annually to each county foundation program fund shall be as follows:

(1) **DETERMINING TRAINING RANKS OF INSTRUCTIONAL PERSONNEL.**—The state superintendent in accordance with regulations prescribed by the state board, as provided by Section 231.16, shall determine for each county annually, as of a date prescribed by the state board, the percentage of instructional personnel employed within each of the following classifications, levels of training, and certification.

**RANK I.** Those under continuing contract and those not under continuing contract as prescribed by law, holding certificates based on earned doctor's degree from a standard institution of higher learning and on such other qualifications as may be prescribed by the state board of education.

**RANK IA.** Those under continuing contract and those not under continuing contract as prescribed by law, holding certificates based on completion of a sixth (6th) year of college study at the post-master's level at a standard institution of



higher learning, such sixth (6th) year of study shall be a program planned by the institution of higher learning and approved by the state superintendent, and shall consist of a planned sequence of at least thirty (30) semester hours of graduate credit and on such other qualifications as may be prescribed by the state board of education.

**RANK II.** Those under continuing contract and those not under continuing contract as prescribed by law, holding certificates based on an earned master's degree from a standard institution of higher learning and on such other qualifications as may be prescribed by the state board of education.

**RANK IIA.** Those under continuing contract and those not under continuing contract, as prescribed by law, holding certificates based on completion of 15 semester hours of graduate credit at a standard institution of higher learning in a planned program leading toward a master's degree and on such other qualifications as may be prescribed by the state board of education.

**RANK III.** Those under continuing contract and those not under continuing contract as prescribed by law, holding certificates based on a four-year college degree from a standard institution of higher learning and on such other qualifications as may be prescribed by the state board of education.

**RANK IV.** Those holding certificates based on three to three and nine tenths years of college training.

**RANK V.** Those holding certificates based on two to two and nine tenths years of college training and those holding certificates restricted to Rank V issued pursuant to law and state board regulations.

**RANK VI.** Those holding certificates based on less than two years of college training.

The rank of any certificate based on qualifications equivalent to a degree established as of October 1, 1953, shall not be affected; provided, that subsequent to October 1, 1953, ranks may be established for the post-graduate and advanced post-graduate certificates issued prior to October 1, 1955, based on programs of teacher education equivalent to the master's degree and the doctor's degree if such programs are approved by the state department of education prior to October 1, 1953; and provided, further, that subsequent to October 1, 1953, ranks for personnel engaged in trade and industrial education and adult education may be established on the basis of qualifications which are equivalent to a degree as prescribed by regulations of the state board of education.

**236.07 PROCEDURE FOR DETERMINING ANNUAL APPORTIONMENT TO EACH COUNTY.**—The procedure for determining the apportionment annually to each county foundation program fund shall be as follows:

(3) **DETERMINING THE AMOUNT TO BE INCLUDED FOR INSTRUCTIONAL SALARIES.**—

(a) Multiply the number of instruction units sustained by instructional personnel in Rank I by seven thousand seven hundred dollars (\$7,700.00), in Rank IA by six thousand nine hundred dollars (\$6,900.00), in Rank II by six thousand three hundred dollars (\$6,300.00), in Rank IIA by five thousand seven hundred dollars (\$5,700.00), in Rank III by five thousand three hundred dollars (\$5,300.00), in Rank IV by three thousand dollars (\$3,000.00) and in Rank V by two thousand eight hundred dollars (\$2,800.00).

(b) For each instruction unit sustained by instructional personnel under continuing contract in Ranks I, IA, II, IIA, and III there shall be added four hundred dollars (\$400.00); and for each instruction unit sustained by instructional personnel under continuing contract in Ranks I, IA, II, IIA, and III who have completed seven years of efficient teaching service in Florida public schools there shall be added an additional four hundred dollars (\$400.00); and for each instruction unit sustained by instructional personnel under continuing contract in Ranks I, IA, II, IIA, and III who have completed ten years of efficient teaching service in Florida public schools there shall be added an additional four hundred dollars (\$400.00); and for each instruction unit sustained by instructional personnel under continuing contract in Ranks I, IA, II, IIA, and III who have completed fifteen years of efficient teaching service in the Florida public schools there shall be added six hundred dollars (\$600.00) in addition to the above; provided, for any county, which by local law a tenure program is provided in lieu of continuing contracts, the state board of education shall by regulations provide for the recog-

nition and application of comparable tenure requirements in lieu of the requirements herein relating to continuing contracts.

(c) The amounts included for salaries for instructional improvement personnel, administrative and special instructional personnel, adult education teachers, and vocational teachers under the minimum foundation program in each county shall be increased by up to twenty per cent (20%) when such money is used to pay the salaries of personnel who are employed, pursuant to regulations of the state board, for the two (2) month period, or fractional part thereof, beyond the ten (10) months of employment required in section 236.02, Florida Statutes. Such regulations of the state board shall permit during such two (2) month period, or fractional part thereof, employment of instructional improvement personnel, administrative and special instructional services personnel, adult education teachers, and vocational teachers, and shall likewise also permit use of salaries for administrative and special instructional services personnel for the employment of teachers to teach, during such two (2) month period, or fractional part thereof, academic subjects or preschool orientation classes which such teachers are certified to teach and are regularly engaged in teaching in the county during the preceding or succeeding regular ten (10) month school year. Classes in academic subjects during such two (2) month period or fractional part thereof shall be of such minimum size as shall be prescribed by the state board, and may be composed of students taking advance work for acceleration purposes, or of students repeating subjects previously taken either for make-up or remedial work, or both, and such work shall be credited as work taken during the regular school year.

These amounts are to be used only for apportionment purposes and are not to be construed as a state salary schedule. No member of the instructional staff shall be paid an amount less than ninety per cent (90%) of the salary allotment for the rank of the certificate and contract status of that person, or the amount prescribed in section 236.02 (6), Florida Statutes, whichever is the greater. The sum of these products shall be the total amount included in the minimum foundation program for instructional salaries, which shall not exceed the amount paid as salaries in any case.

(d) The state board of education shall promulgate and adopt necessary regulations for the determination of the classification of instructional personnel and instruction units with relation to continuing contracts and efficient teaching service in Florida public schools.

**230.0117 Procedure for determining annual apportionment to each county for junior colleges.**—The procedure for determining the annual apportionment for the junior college minimum foundation program fund of each county authorized to operate a junior college under the provisions of section 230.0101 shall be as follows:

(2) **DETERMINING THE AMOUNT TO BE INCLUDED FOR INSTRUCTIONAL SALARIES.**—

(a) Multiply the number of instruction units sustained by instructional personnel in Rank I by seven thousand seven hundred dollars (\$7,700.00), in Rank IA by six thousand nine hundred dollars (\$6,900.00), in Rank II by six thousand three hundred dollars (\$6,300.00), in Rank IIA by five thousand seven hundred dollars (\$5,700.00), in Rank III by five thousand three hundred dollars (\$5,300.00), in Rank IV by three thousand dollars (\$3,000.00).

(b) For each instruction unit sustained by instructional personnel under continuing contract in Ranks I, IA, II, IIA, and III there shall be added four hundred dollars (\$400.00); and for each instruction unit sustained by instructional personnel under continuing contract in Ranks I, IA, II, IIA, and III, who have completed seven years of efficient teaching service in the Florida public schools there shall be added an additional four hundred dollars (\$400.00); and for each instruction unit sustained by instructional personnel under continuing contract in Ranks I, IA, II, IIA, and III, who have completed ten years of efficient teaching service in the Florida public schools there shall be added an additional four hundred dollars (\$400.00); and for each instruction unit sustained by instructional personnel under continuing contract in Ranks I, IA, II, IIA, and III who have completed fifteen years of efficient teaching service in the Florida public schools there shall be added six hundred dollars (\$600.00) in addition to the above; provided, for any county, which by local law a

tenure program is provided in lieu of continuing contracts, the state board of education shall by regulations provide for the recognition and application of comparable tenure requirements in lieu of the requirements herein relating to continuing contracts.

Senator Young moved that the Senate reconsider the vote by which amendment 2 offered by Senator Mathews to House amendment 1 was adopted. The vote was:

## Yeas—19

|         |         |          |             |
|---------|---------|----------|-------------|
| Bafalis | Fisher  | Plante   | Stolzenburg |
| Bell    | Johnson | Reuter   | Weber       |
| Clayton | Lane    | Sayler   | Wilson      |
| Deeb    | McClain | Slade    | Young       |
| Elrod   | O'Grady | Stockton |             |

## Nays—24

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | Chiles      | Gibson   | Ott         |
| Askew         | Cross       | Gong     | Poston      |
| Barron        | de la Parte | Griffin  | Spencer     |
| Barrow        | Edwards     | Hollahan | Stone       |
| Boyd          | Fincher     | Horne    | Thomas      |
| Broxson       | Friday      | Mathews  | Weissenborn |

Senator Boyd offered the following amendment to House amendment 1 which was adopted:

In renumbered section 18, strike: "and 16" and insert the following: 16, and 17

On motion by Senator Mathews, the Senate concurred in House amendment 1 as amended.

Senator Boyd offered the following amendment to House amendment 2 which was adopted:

Line 30, page 1, immediately following word "transportation;" insert the following: amending Section 236.07(1), Florida Statutes; providing new training ranks for instructional personnel by adding Rank IA and Rank IIA effective July 1, 1969;

On motion by Senator Mathews, the Senate concurred in House amendment 2 as amended. The action of the Senate was certified to the House.

*The Honorable Verle A. Pope*  
President of the Senate

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has passed—

By Representative Culbreath—

HB 2237—A bill to be entitled An act relating to taxation of sub-surface rights in real property; amending section 193.221(1) and (2), Florida Statutes, by providing that subsurface rights shall be taxed separately from the remaining interest in the fee; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 2237, contained in the above message, was read the first time by title and referred to the Committee on Finance and Taxation.

*The Honorable Verle A. Pope*  
President of the Senate

July 7, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has passed as amended—

By the Committee on Public Roads & Highways—

CS for HB 987—A bill to be entitled An act relating to the control of junkyards or scrap metal processing plants adjacent to public highways; prohibiting the operation of junkyards or scrap metal processing plants within one thousand (1,000) feet of the right of way, unless screened from public view; providing enforcement; providing a penalty; repealing sections 861.13, 861.14, 861.15, 861.16, 861.17 and 861.18; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

CS for HB 987, contained in the above message, was read the first time by title. On motion by Senator Mathews, the rules were waived and the bill was placed on the Calendar of the Committee on Rules and Calendar.

*The Honorable Verle A. Pope*  
President of the Senate

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives returns as requested—

By Representative Turlington and others—

HB 2511—A bill to be entitled An act relating to the City of Gainesville; amending Chapter 12760, Special Acts of Florida, 1927, as amended by Chapter 29099, Special Acts of Florida, 1953, by adding a new section 7(aa) to provide that the City shall have power to levy and impose license taxes by Ordinance for the purpose of regulation upon all occupations and privileges, and to determine and fix the amounts thereof, which amounts shall not be limited or restricted by the general laws of the State; providing for the collection of same; providing for penalties and providing an effective date.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator Cross, the Senate reconsidered the vote by which HB 2511, contained in the above message, passed on July 5, and the bill was placed on the Local Calendar pending roll call.

*The Honorable Verle A. Pope*  
President of the Senate

July 7, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has passed, as amended—

By the Committee on Public Safety—

HB 1238—A bill to be entitled An act relating to the department of motor vehicles, registration plates; amending sections 320.05, 320.06, 320.061, 320.07, 320.18, 320.36, 320.72, 320.74, Florida Statutes; providing for a permanent license registration plate to be renewed annually by a revalidation sticker; providing for the registration card to be carried by operator of vehicle; providing an appropriation; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 1238, contained in the above message, was read the first time by title and referred to the Committee on Appropriations.

*The Honorable Verle A. Pope*  
President of the Senate

July 10, 1967

Sir:

I am directed to inform the Senate that the House of Representatives requests the return of SB 1445

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motion by Senator Stockton, SB 1445 was recalled from the enrolling room and returned to the House as requested.

By permission, the following Reports of Committee were received:

## REPORTS OF COMMITTEE

The Committee on Rules and Calendar recommends that the following bills be placed on the Local Calendar:

|         |         |         |         |
|---------|---------|---------|---------|
| HB 3333 | HB 3326 | HB 3064 | HB 3335 |
| HB 3204 | HB 3322 | HB 3101 | HB 3329 |
| HB 3323 | SB 1738 | HB 3325 | HB 3328 |
| HB 3291 | HB 3080 | HB 3310 | HB 3327 |
| HB 3339 | HB 3298 | HB 2770 |         |

The Committee Report was adopted.

The Committee on Rules and Calendar recommends the following pass:

HB 3334                      HB 3331

The bills were referred to the Committee on Finance and Taxation under the original reference.

The Committee on Rules and Calendar recommends the following pass:

HB 3324

The bill was referred to the Committee on Water Conservation, Salt Water and Natural Resources.

Pursuant to Rule 7.13, Senator Weissenborn gave notice of intention to request unanimous consent to take up SB 1175 for consideration.

Unanimous consent was granted Senators Young, Wilson, Saylor and Deeb to change their votes from "Yea" to "Nay" on passage of CS for HB 456 on July 6.

On motions by Senator Weissenborn, by two-thirds vote, HB 1215 was withdrawn from the Committees on Retirement and Claims; and Appropriations and placed on the Calendar of the Committee on Rules and Calendar.

## CLAIM BILL

SB 1071 was taken up, and unanimous consent was granted Senator Weissenborn to substitute HB 1215 in lieu thereof.

**HB 1215—A bill to be entitled An act for the relief of Edwin F. Rubino; making an appropriation to compensate him for medical expenses and damages resulting from the injuries and wrongful death of his minor son, James Frederick Rubino; providing an effective date.**

On motions by Senator Weissenborn, the rules were waived and HB 1215 was read the second time by title, the third time in full and passed, title as stated, by the required Constitutional two-thirds vote of all members elected to the Senate. The vote was:

Yeas—32

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | Deeb        | Hollahan | Spencer     |
| Askew         | de la Parte | Horne    | Stockton    |
| Bafalis       | Fincher     | Knopke   | Stolzenburg |
| Barrow        | Gibson      | McClain  | Stone       |
| Bell          | Gong        | Mathews  | Thomas      |
| Boyd          | Griffin     | Poston   | Weber       |
| Broxson       | Gunter      | Shevin   | Weissenborn |
| Cross         | Haverfield  | Slade    | Wilson      |

Nays—10

|        |         |        |       |
|--------|---------|--------|-------|
| Barron | Johnson | Plante | Young |
| Elrod  | Lane    | Reuter |       |
| Fisher | O'Grady | Saylor |       |

The bill was certified to the House.

SB 1071 was laid on the table.

## SPECIAL AND CONTINUING ORDER

Consideration of SB 542 was deferred, the bill retaining its place on the Calendar.

Senator Weissenborn requested unanimous consent to take up SB 1175 out of order, having given notice pursuant to Rule 7.13.

Unanimous consent was not granted.

CS for CS for HB 181—A bill to be entitled An act increasing the present rate of sales, use and other privilege taxes so as

to provide funds for the reduction of ad valorem taxes levied for school and district purposes; amending Sections 212.03(1), (3); 212.04(1); the introductory paragraph of Section 212.05 and subsections (1), (2), (3), and (4) thereof; 212.06(1); 212.08(3) (a), (b), and (c) and 212.12(10), Florida Statutes, relating to sales, use and other privilege taxes so as to accomplish the above purposes; providing for the distribution and appropriation of funds collected thereunder to the General Revenue Fund and the several Boards of Public Instruction and school districts; and for procedure to be followed in reducing ad valorem taxes and budgets and the conditions under which distributions will be made; limiting application of millage reduction provisions in counties having a 7 member board of public instruction and having abolished the office of special school district trustees and having an appointive superintendent; providing duties of the State Revenue Commission, Budget Commissions and Boards, the Treasurer, Comptroller and other state and county officers and departments and agencies thereof; amending subsection 212.02(2), F.S. to include rental of office and commercial properties in the definition of sale; repealing subsection 212.08(4), F.S.; and providing an effective date of August 1, 1967.

Was taken up, having been read the second time and deferred on July 10.

The Committee on Finance and Taxation offered the following amendment which was moved by Senator Mathews and failed.

In Section 8 (1)(a), lines 12-19, page 9, strike: "Distributions hereunder shall be applied first to the reduction of millage levied under Section 10, Article XII of the Constitution, second to debt service, and any remainder of the distribution shall be applied to the reduction of millages under Article XII, Section 8 of the Constitution, but such millage shall not be reduced to less than 3 mills and the aggregate millage levied shall not be reduced below 5 mills."

The Committee on Finance and Taxation also offered the following amendment which was adopted on motion by Senator Mathews:

In Section 8, line 15, page 10, strike: "as computed by the state superintendent on the first seven months of the current school year" and insert the following: pursuant to the formula contained in the Minimum Foundation Law for the current fiscal year

The Committee on Finance and Taxation also offered the following amendment which was moved by Senator Mathews:

In Section 8, lines 11 and 12, page 11, strike: "procedure detailed in the sub-section (c), above." and insert the following: formula contained in the Minimum Foundation Law.

Senator Slade presiding.

The President Pro Tempore presiding.

Senator Cross presiding.

On motion by Senator Mathews, it was agreed by two-thirds vote that when the Senate adjourns it recess to reconvene at 2:30 p.m. and remain in session until 5:00 p.m.

A motion by Senator Bell that the rules be waived and time of adjournment be extended until final action on CS for CS for HB 181 failed.

The hour of adjournment having arrived, a point of order was called and the Senate recessed at 12:09 p.m. to reconvene at 2:30 p.m.

## AFTERNOON SESSION

The Senate was called to order by the President Pro Tempore at 2:30 p.m.

The following Senators were recorded present:

|               |             |            |         |
|---------------|-------------|------------|---------|
| Mr. President | Clayton     | Gibson     | Knopke  |
| Askew         | Cross       | Gong       | Lane    |
| Bafalis       | Deeb        | Griffin    | McClain |
| Barron        | de la Parte | Gunter     | Mathews |
| Barrow        | Edwards     | Haverfield | O'Grady |
| Bell          | Elrod       | Henderson  | Ott     |
| Boyd          | Fincher     | Hollahan   | Plante  |
| Broxson       | Fisher      | Horne      | Poston  |
| Chiles        | Friday      | Johnson    | Reuter  |

|        |             |        |             |
|--------|-------------|--------|-------------|
| Saylor | Spencer     | Stone  | Weissenborn |
| Shevin | Stockton    | Thomas | Wilson      |
| Slade  | Stolzenburg | Weber  | Young       |

#### 48. A quorum present.

Consideration of CS for CS for HB 181 with pending amendment was resumed.

Senator Deeb offered the following amendment to the pending amendment which failed:

Strike: "formula contained in minimum Foundation Law" and insert the following: average daily attendance of each county for the preceding year

The question recurred on the adoption of the pending amendment which failed.

The Committee on Finance and Taxation offered the following amendment which was moved by Senator Mathews and failed:

In Section 8 (j), lines 22-29, page 13, strike all of subsection (j)

Senator Mathews offered the following amendment which was adopted:

In Section 8(l)(j), line 8, page 13 typewritten bill at the end of the subsection add a new sentence as follows:

This section shall not be effective in any such county if its properties were reassessed in 1965, which had at that time and which has at the time of passage of this act, a Budget Commission.

Senator Mathews also offered the following amendment which was adopted:

In Section 14, line 3, page 15, typewritten bills after the word "invalid," insert the following: including but not limited to Section 8 (l) (j) or any part thereof,

The Committee on Finance and Taxation offered the following amendment which was moved by Senator Mathews and failed:

In Section 10, line 15, page 14, strike: all of Section 10

The Committee on Finance and Taxation also offered the following amendment which was moved by Senator Mathews and failed:

In Section 11, line 29, page 14, strike: all of section 11

The Committee on Finance and Taxation also offered the following amendment which was moved by Senator Mathews and failed:

In Section 12, line 1, page 15, strike: all of section 12.

The Committee on Finance and Taxation also offered the following amendment which was moved by Senator Mathews and failed.

In Section 13, line 16, page 14, strike: all of Section 13.

The Committee on Finance and Taxation also offered the following amendment which was moved by Senator Mathews and failed:

Renumber Section 14, Section 15, Section 16 to read "Section 10, Section 11, and Section 12.

The Committee on Finance and Taxation also offered the following amendment which was moved by Senator Mathews and failed:

In title, line 18, page 1, after the word "made" strike: "limiting application of millage reduction provisions in counties having a 7 member board of public instruction and having abolished the office of special school district trustees and having an appointive superintendent;"

Senators Stone and Shevin offered the following amendment which was moved by Senator Stone and failed:

In Section 4, line 30, page 4, insert the following: new (5) to read: (5) on single sales of ten cents or less no tax shall be added.

Senators Poston and Fincher offered the following amendment which was moved by Senator Poston and failed:

In Section 11, page 14, last line, strike the words: "is hereby repealed" and insert the following: is hereby amended to read: (4) EXEMPTIONS, LIMITED; INDUSTRIAL MACHINERY. —There shall be exempt from the tax imposed by part I of this chapter on any single transaction so much of said tax as shall exceed five thousand dollars on the sale or rental, the use, consumption or storage for use in this state of machines and equipment and parts and accessories therefor used by all interstate and air carriers in transporting passengers and freight in interstate commerce. As used in this subsection, "single transaction" shall include each order placed and accepted for the sale and delivery within six months by one supplier who is regularly engaged in the business of offering such items for sale to the general public for a profit, and the use in one particular location of specifically described items on which this exemption is allowed. The term "machines and equipment and parts and accessories therefor" shall mean only such machines, machinery and equipment and parts and accessories therefor which are specifically designed for use in some phase or process of the operations mentioned in this subsection. The commission is authorized to further define the terms used herein by rules and regulations not inconsistent herewith for the purpose of uniformity in the enforcement of this subsection.

Senator Slade offered the following amendment which failed:

In Section 12, lines 13 and 14, page 14, strike: everything after Section 12 and insert the following: This act shall take effect only upon the effective date of an amendment to the present Constitution of the State of Florida or the effective date of a new Constitution of the State of Florida which provides for a reduction in the first year, based on that county tax assessor's rolls, whether pursuant to local, special or general law, of all millages levied in a county in the first year, which reduction, when converted to revenue dollars, shall be the same as the amount of the sales, use and privilege taxes returned by the state to that county in that first year; thereafter, said total millages in a county shall be reduced by an amount, which when converted to revenue dollars, which shall be the same as the amount of the sales use and privilege taxes returned by the state to that county in the preceding year.

The vote was:

Yeas—20

|         |           |         |             |
|---------|-----------|---------|-------------|
| Bafalis | Fisher    | O'Grady | Stolzenburg |
| Bell    | Henderson | Plante  | Thomas      |
| Clayton | Johnson   | Reuter  | Weber       |
| Deeb    | Lane      | Saylor  | Wilson      |
| Elrod   | McClain   | Slade   | Young       |

Nays—27

|               |             |            |             |
|---------------|-------------|------------|-------------|
| Mr. President | Cross       | Griffin    | Ott         |
| Askeu         | de la Parte | Gunter     | Shevin      |
| Barron        | Edwards     | Haverfield | Spencer     |
| Barrow        | Fincher     | Hollahan   | Stockton    |
| Boyd          | Friday      | Horne      | Stone       |
| Broxson       | Gibson      | Knopke     | Weissenborn |
| Chiles        | Gong        | Mathews    |             |

Senator Weissenborn offered the following amendment which failed:

Add a new Section to the bill to read as follows: Subsection (6) of section 212.08 Florida Statutes, is hereby repealed.

The vote was:

Yeas—14

|         |            |         |             |
|---------|------------|---------|-------------|
| Bell    | Gong       | Poston  | Weissenborn |
| Deeb    | Haverfield | Reuter  | Wilson      |
| Fincher | Hollahan   | Shevin  |             |
| Fisher  | Lane       | Spencer |             |

Nays—32

|               |             |           |             |
|---------------|-------------|-----------|-------------|
| Mr. President | Clayton     | Gunter    | Plante      |
| Askeu         | Cross       | Henderson | Saylor      |
| Bafalis       | de la Parte | Johnson   | Slade       |
| Barron        | Edwards     | Knopke    | Stockton    |
| Barrow        | Elrod       | McClain   | Stolzenburg |
| Boyd          | Friday      | Mathews   | Thomas      |
| Broxson       | Gibson      | O'Grady   | Weber       |
| Chiles        | Griffin     | Ott       | Young       |

On motion by Senator Askew, the rules were waived and CS for CS for HB 181 as amended was read the third time in full and failed to pass. The vote was:

**Yeas—19**

|               |             |         |          |
|---------------|-------------|---------|----------|
| Mr. President | Cross       | Friday  | Mathews  |
| Askew         | de la Parte | Gong    | Ott      |
| Boyd          | Edwards     | Griffin | Stockton |
| Broxson       | Fincher     | Knopke  | Stone    |
| Chiles        | Fisher      | McClain |          |

**Nays—28**

|         |            |         |             |
|---------|------------|---------|-------------|
| Bafalis | Gibson     | Lane    | Spencer     |
| Barron  | Gunter     | O'Grady | Stolzenburg |
| Barrow  | Haverfield | Plante  | Thomas      |
| Bell    | Henderson  | Reuter  | Weber       |
| Clayton | Hollahan   | Saylor  | Weissenborn |
| Deeb    | Horne      | Shevin  | Wilson      |
| Elrod   | Johnson    | Slade   | Young       |

**EXPLANATION OF VOTE**

I voted for CS for CS for HB 181 because in my opinion there must be immediate property tax relief for the homeowners of the State of Florida.

LOUIS de la PARTE, JR.  
Senator, 26th District

On motions by Senator Chiles, by two-thirds vote, House Bills 3048 and 3274 were withdrawn from the Committee on Ethics and Privileged Businesses and placed on the Local Calendar.

Unanimous consent was granted Senator Wilson to change his vote from "Yea" to "Nay" on the passage of SB 217 on July 10.

On motion by Senator Mathews, by two-thirds vote, House Bills 1567, 1568, 1570, 1572, 1574, 1575, 1576 and 1156 were withdrawn from the Committee on Rules and Calendar and placed on the Calendar of the Committee on Rules and Calendar.

On motion by Senator Mathews, by two-thirds vote, HB 1573 was withdrawn from the Committee on Finance and Taxation and placed on the Calendar of the Committee on Rules and Calendar.

**The President presiding.**

Unanimous consent was granted Senator Mathews to take up out of order—

HB 1567—A bill to be entitled An act relating to powers of attorney when principal is dead; amending section 709.01, Florida Statutes, to include principals involved in hostilities; providing an effective date.

On motions by Senator Mathews, the rules were waived and HB 1567 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

HB 1568—A bill to be entitled An act relating to taxation; amending sections 192.06, 192.11, Florida Statutes, to relieve from certain taxes persons who served in the armed forces during hostilities; providing an effective date.

On motions by Senator Mathews, the rules were waived and HB 1568 was read the second time by title, the third time

in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

HB 1570—A bill to be entitled An act relating to veterans; amending section 295.01, Florida Statutes, to provide benefits to children of Vietnamese conflict victims; providing an effective date.

On motions by Senator Mathews, the rules were waived and HB 1570 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

HB 1572—A bill to be entitled An act relating to death of indigents; amending section 245.08, Florida Statutes, to exempt certain veterans; providing an effective date.

On motions by Senator Mathews, the rules were waived and HB 1572 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

HB 1573—A bill to be entitled An act relating to disabled veterans, exemptions from paying certain occupational license taxes; amending sections 550.10 and 551.07, Florida Statutes, to define these veterans so exempted; providing effective date.

On motions by Senator Mathews, the rules were waived and HB 1573 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |         |         |             |
|---------------|---------|---------|-------------|
| Mr. President | Barrow  | Chiles  | de la Parte |
| Askew         | Bell    | Clayton | Edwards     |
| Bafalis       | Boyd    | Cross   | Elrod       |
| Barron        | Broxson | Deeb    | Fincher     |

|            |          |         |             |
|------------|----------|---------|-------------|
| Fisher     | Hollahan | Ott     | Stockton    |
| Friday     | Horne    | Plante  | Stolzenburg |
| Gibson     | Johnson  | Poston  | Stone       |
| Gong       | Knopke   | Reuter  | Thomas      |
| Griffin    | Lane     | Sayler  | Weber       |
| Gunter     | McClain  | Shevin  | Weissenborn |
| Haverfield | Mathews  | Slade   | Wilson      |
| Henderson  | O'Grady  | Spencer | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

**HB 1574—A bill to be entitled An act relating to commissions as notary publics; amending section 113.01, Florida Statutes, exempting Vietnam servicemen from fee; providing an effective date.**

On motions by Senator Mathews, the rules were waived and HB 1574 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

**HB 1575—A bill to be entitled An act relating to absentees; amending section 747.01(1), Florida Statutes; making provisions applicable to veterans of hostilities; providing an effective date.**

On motions by Senator Mathews, the rules were waived and HB 1575 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

**HB 1576—A bill to be entitled An act relating to license taxes; amending sections 205.15, 205.16 and 205.161, Florida Statutes, to exempt from certain taxes those who served in armed forces of the United States during Korean and Vietnamese conflicts; providing an effective date.**

On motions by Senator Mathews, the rules were waived and HB 1576 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

**HB 1156—A bill to be entitled An act relating to rental of homestead property to constitute abandonment, amending section 192.141, Florida Statutes, to provide that a member of the armed forces of the United States whose service in such forces is the result of a mandatory obligation imposed by the federal selective service act or that one who volunteers for the armed forces be entitled to homestead exemption; providing an effective date.**

On motions by Senator Mathews, the rules were waived and HB 1156 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

**HB 2672—A bill to be entitled An act relating to the Florida arts commission; providing an appropriation from the general revenue fund; providing an effective date.**

On motions by Senator Mathews, the rules were waived and HB 2672 was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—45

|               |            |         |             |
|---------------|------------|---------|-------------|
| Mr. President | Edwards    | Horne   | Slade       |
| Askew         | Elrod      | Johnson | Spencer     |
| Bafalis       | Fincher    | Knopke  | Stockton    |
| Barron        | Fisher     | Lane    | Stone       |
| Barrow        | Friday     | McClain | Thomas      |
| Bell          | Gibson     | Mathews | Weber       |
| Boyd          | Gong       | Ott     | Weissenborn |
| Broxson       | Griffin    | Plante  | Wilson      |
| Chiles        | Gunter     | Poston  | Young       |
| Clayton       | Haverfield | Reuter  |             |
| Cross         | Henderson  | Sayler  |             |
| de la Parte   | Hollahan   | Shevin  |             |

Nays—3

Deeb O'Grady Stolzenburg

The bill was certified to the House.

SB 1469 was laid on the table.

Unanimous consent was granted Senator Mathews to take up out of order—

**HB 2633—A bill to be entitled An act relating to motor vehicle license plates, members of state legislature; amending section 320.72, Florida Statutes, by adding subsection (6), authorizing the director of the department of motor vehicles to issue specially stamped license plates upon application of any member of the state legislature; providing an effective date.**

On motions by Senator Mathews, the rules were waived and HB 2633 was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—45

|               |             |            |          |
|---------------|-------------|------------|----------|
| Mr. President | Chiles      | Fisher     | Hollahan |
| Askew         | Clayton     | Friday     | Horne    |
| Bafalis       | Cross       | Gibson     | Johnson  |
| Barron        | Deeb        | Gong       | Knopke   |
| Barrow        | de la Parte | Griffin    | Lane     |
| Bell          | Edwards     | Gunter     | McClain  |
| Boyd          | Elrod       | Haverfield | Mathews  |
| Broxson       | Fincher     | Henderson  | Ott      |

|        |             |             |       |
|--------|-------------|-------------|-------|
| Plante | Slade       | Thomas      | Young |
| Poston | Stockton    | Weber       |       |
| Reuter | Stolzenburg | Weissenborn |       |
| Shevin | Stone       | Wilson      |       |

Nays—3

O'Grady      Saylor      Spencer

The bill was certified to the House.

On motion by Senator Mathews, the Senate reverted to the consideration of Messages from the House of Representatives.

## MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following messages were read:

July 11, 1967

*The Honorable Verle A. Pope*  
*President of the Senate*

Sir:

I am directed to inform the Senate that the House of Representatives has passed with amendments—

By Senator Gunter—

SB 1236—A bill to be entitled An act amending section 323.29, Florida Statutes, by adding a new subsection (5) to authorize the regulation by the Florida public service commission of motor carriers engaged in the transportation of household goods within municipalities and their suburban territories; removing the exemption presently applicable to such transportation, and providing an effective date.

## Amendment 1

In Section 1, page 1, line 24, strike: the period and insert the following: ; provided, however, that all persons engaged in such transportation, which is not already authorized in a certificate issued by the commission and which prior hereto was exempted from regulation, may apply prior to April 1, 1968, for a certificate under section 323.03 to continue such transportation and the commission shall issue such certificates without the necessity of proving public convenience and necessity upon a showing of substantial and continuous operations prior hereto, with or without public hearing as the commission may deem necessary; and provided further that this act shall not be construed to affect persons not regularly engaged in the transportation business who sporadically and on irregular and nonrecurring bases transport household goods as above defined.

## Amendment 2

In Title, page 1, line 11, strike: the period and insert the following: , and authorizing the issuance of certificates of public convenience and necessity to persons engaged in such transportation on and before June 1, 1967.

## Amendment 3

In Title, line 10, after the word "transportation," insert the following: except for persons not regularly engaged in the transportation business,

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator Gunter, the Senate concurred in House amendments 1, 2 and 3 to SB 1236.

The action of the Senate was certified to the House and SB 1236 was ordered engrossed.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 11, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has adopted—

By Representative Miers—

HCR 3360—A concurrent resolution requesting the Governor of the State of Florida to return House Bill No. 597 to the

House of Representatives for the purpose of further consideration.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HCR 3360, contained in the above message, was read the first time in full. On motion by Senator Horne the rules were waived and HCR 3360 was read the second time by title, adopted, and certified to the House.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 11, 1967

•Sir:

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required two-thirds vote and passed—

By Representative Mattox—

HB 3361—A bill to be entitled An act relating to milk and milk products, amending chapter 67-263, Laws of Florida, being chapter 502, to add section 502.221 to provide penalty and injunction; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

HB 3361, contained in the above message, was read the first time by title. On motion by Senator Horne, the rules were waived and the bill was placed on the Calendar.

Unanimous consent was granted Senator Horne to take up HB 3361 out of order.

On motions by Senator Horne, the rules were waived and HB 3361 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

On motion by Senator Thomas, HB 3148 was removed from the Calendar of the Committee on Rules and Calendar and placed on the Local Calendar.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 11, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has refused to concur in Senate amendments 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11 to—

By Representative Stevens and others—

HB 489—A bill to be entitled An act relating to public defenders and assistant public defenders; amending sections 27.51, 27.54, 27.55 and 27.57, adding subsections (3) and (4) to section 27.53 and creating section 27.59, all Florida Statutes; prescribing additional duties of public defenders and their assistants; providing for appointment of a member of the Florida Bar to represent the accused in certain trials; providing for expenditures for offices in newly created circuit; requiring reports of public defenders be filed with the judicial administrative commission instead of presiding judge and the attorney general; providing access to prisoners; amending section 25.56, Florida Statutes, by adding new subsections (2) and (3).



## Amendment 1

In Title, line 3, page 1, strike: "adding subsections (3) and (4)" and insert the following: "adding subsection (3)"

## Amendment 2

In Title, line 16, page 1, strike: the period and insert the following: "providing additional means of obtaining liens for services."

## Amendment 3

In Section 1, line 4, page 1, after word "represent" insert the following: "without additional compensation as provided in Section 909.21, Florida Statutes;"

## Amendment 4

In Section 2, line 30, page 2, strike: "and (4)"

## Amendment 5

In Section 6, line 16, page 4, strike: the period at the end of Section 6 and insert the following: ", provided that the provisions of this section shall not apply to persons who have engaged private counsel."

## Amendment 6

In Section 7, line 7, page 5, strike: after the word "recipient", the remainder of sub-paragraph (C) and insert a period.

## Amendment 7

In Section 7, line 16, page 5, strike: "at his own expense"

## Amendment 8

Page 5, add a new section as follows: Section 8. This act shall take effect on September 1, 1967.

## Amendment 9

In Section 1, line 6, page 1, after the word "felony" strike the remainder of the sentence and insert the following: a "period" (1) In any proceeding in a Juvenile Court in this state where a child is alleged to be a delinquent child pursuant to a petition filed therein and said child is determined to be insolvent and if such child requests, or the Court on its own motion appoints, the director of the division of youth services of this state shall appoint counsel to represent said child from the legal department of the division of youth services. If legal counsel is not available from the division of youth services the juvenile court may appoint the public defender or private counsel to represent the alleged delinquent indigent child. Nothing herein shall prohibit the trial judge from appointing private counsel in capital cases as provided in section 909.21 Florida Statutes.

## Amendment 10

In Title, line 2, after the word "defenders;"—add "and division of youth services, legal representation of indigent children;"

## Amendment 11

In Section 1, Sub. 1, line 3, page 1, following "charged with a" insert the following: non-capital

—and requests the Senate to recede therefrom.

—and in the event the Senate refuses to recede, requests the President of the Senate to appoint a Conference Committee to confer with a like Committee to be appointed by the Speaker of the House to adjust the differences on Senate amendments to HB 489.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator Gong, the Senate refused to recede from Senate amendments 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11 to HB 489.

The President announced the appointment of Senators Gong, Plante and de la Parte as a Conference Committee on the part of the Senate to confer with a like committee on the part of the House to adjust the existing differences on the Senate amend-

ments to HB 489. The action of the Senate was certified to the House.

*The Honorable Verle A. Pope*  
President of the Senate

July 11, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required two-thirds vote and passed—

By Representative Elmore and others—

HB 3319—A bill to be entitled An act relating to Okaloosa county, schools; authorizing the board of public instruction of Okaloosa county, to acquire, construct, enlarge, improve, repair, remodel, equip and furnish schools, school facilities and all necessary appurtenances within the county; authorizing the issuance of revenue bonds payable from motor vehicle license taxes allocated to the board pursuant to the provisions of section 18, article XII of the state constitution, the state forest receipts received by Okaloosa county pursuant to the provisions of section 589.08, Florida Statutes, and race track funds and jai alai funds accruing annually to Okaloosa county pursuant to the provisions of chapters 550 and 551, Florida Statutes, and allocated to the board, to pay the costs of such projects; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 3319.

HB 3319, contained in the above message, was read the first time by title. On motion by Senator Horne, the rules were waived and the bill was placed on the Local Calendar.

*The Honorable Verle A. Pope*  
President of the Senate

July 11, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has passed with amendments—

By Senators Mathews and Stockton—

SB 1718—A bill to be entitled An act to amend House Bill 3029, Laws of Florida, Regular Session 1967, to amend appendix 1 thereof to provide certain amendments in the boundary descriptions of council districts set forth therein; striking the words urban renewal from the miscellaneous powers of the consolidated government; providing such amendments shall be subject to referendum as provided in said House Bill 3029; providing an effective date.

## Amendment 1

Section 3, page 1-25, line 24, strike: Section 3 and insert the following:

Section 3. The amendments to said charter and said House Bill 3029 set forth in section 1 through 18 of this act shall become a part of said charter as amended by this act and said charter as amended shall be subject to the referendum as provided in Article 26 of said charter in said House Bill 3029 and the question on the ballot as provided in Section 26.02 of said article 26 in such referendum shall read: "Shall there be a consolidated government extending throughout the territorial limits of Duval County to be named the city of Jacksonville, pursuant to the provisions of Section 9, Article VIII of the Constitution of the State of Florida, as provided by House Bill 3029, Laws of Florida, regular session 1967, as amended?"

Yes \_\_\_\_\_ No \_\_\_\_\_

## Amendment 2

Section 4, page 1-26, line 10, strike: All of section 4. and insert the following: a new section 4 to read:

Section 4. Section 7.202 of article 7 of said house bill 3029 and said charter is hereby amended to read as follows:



Section 7.202. **Director of Finance.** The director of finance shall have a college degree, proven administrative ability, and a well founded reputation in public finance or a record of exceptional performance for at least five (5) years as a comptroller or financial aide of a large business, or commensurate training and experience.

#### Amendment 3

Page 26, line 13, insert the following: Add a new section 5, section 6, section 7, section 8, section 9, section 10, section 11, section 12, section 13, section 14, section 15, section 16, and section 17, to read, respectively, as follows:

Section 5. The third complete sentence of section 7.204 of article 7 of said house bill 3029 and said charter is hereby amended to read as follows: The budget officer shall have a college degree in accounting and at least five (5) years' experience in budget preparation, administration and accounting systems, or commensurate training and experience.

Section 6. The second complete sentence of section 7.205 of article 7 of said house bill 3029 and said charter is hereby amended to read as follows: The city accountant shall have a college degree in accounting and at least five (5) years' supervisory experience in general accounting or internal auditing, or commensurate training and experience.

Section 7. The third full sentence of section 7.206 of article 7 of said house bill 3029 and said charter is hereby amended to read as follows: The treasurer shall have a college degree and at least five (5) years' experience in which the supervision of fiscal affairs shall have been his major responsibility, or commensurate training and experience.

Section 8. Section 7.302 of article 7 of said house bill 3029 and said charter is hereby amended to read as follows:

Section 7.302. **Director of Services.** The director of services shall have a college degree, proven administrative ability, and at least five (5) years' experience in an executive or administrative position, or commensurate training and experience.

Section 9. The last complete sentence of section 7.605 of article 7 of said house bill 3029 and said charter is hereby amended to read as follows: He shall have a college degree and at least five (5) years' experience in an executive or administrative position in organized athletics or an allied field, or commensurate training and experience.

Section 10. The last complete sentence of section 8.05 of article 8 of said house bill 3029 and said charter is hereby amended to read as follows: He shall have a college degree and at least five (5) years' experience in the field of law enforcement in a responsible supervisory position, or commensurate training and experience.

Section 11. The second complete sentence of section 7.504 (a) of article 7 of said house bill 3029 and said charter is hereby amended to read as follows: He shall have at least (5) years' administrative experience in a metropolitan fire department, or commensurate training and experience.

Section 12. Section 7.504 (b) of article 7 of said house bill 3029 and said charter is hereby amended to read as follows:

(b) The general services fire chief shall be the chief of the second fire protection division for the general services district exclusive of urban services districts. He shall have at least five (5) years' administrative experience in a fire department, or commensurate training and experience.

Section 13. Section 7.504 (c) (3) of article 7 of said house bill 3029 and said charter is hereby amended to read as follows:

(3) The director of public safety may shift from the second fire protection division employees who are on the staff of the general services fire chief to the first fire protection division necessary to effect a sufficient administration of the stations within the expanded territorial limits:

Section 14. Section 7.502 of article 7 of said house bill 3029 and said charter is hereby amended to read as follows:

Section 7.502. **Director of Public Safety.** The director of public safety shall have a college degree, proven administrative ability, and at least five (5) years' administrative experience in a field of public safety, or commensurate training and experience.

Section 15. The last complete sentence of section 15.05 of article 15 of said house bill 3029 and said charter is hereby amended to read as follows: The council may increase or decrease the appropriation requested by any independent agency on a line-by-line basis or on a total basis.

Section 16. The last sentence of section 8.04 of article 8 of said house bill 3029 and said charter is hereby amended to read as follows: The sheriff shall appoint the division chiefs of such divisions subject to council confirmation, and they shall serve at his pleasure.

Section 17. Add a new section 8.031 to article 8 of said house bill 3029 and said charter, which section shall be inserted between sections 8.03 and 8.04 thereof and shall read as follows:

Section 8.031. **Office of Undersheriff.** There shall be a position within the sheriff's department known as the undersheriff. The undersheriff shall perform and be responsible for such duties as the sheriff may from time to time assign to him.

Section 18. Section 12.304 of article 12 of said house bill 3029 and said charter is hereby amended to read as follows:

Section 12.304. **Chief Librarian; Qualifications; Employees.** The library trustees shall employ and discharge such persons as may be necessary to conduct a free library service. The person employed by them as chief librarian shall have a master's degree in library science and at least five (5) years' experience in library administration.

Section 19. **Effective Date.** This act, except as herein otherwise provided, shall take effect upon its becoming a law.

#### Amendment 4

Title, page 1, line 11, strike: providing an effective date and insert the following: altering the qualifications for various officers regarding training and experience and powers; striking the word "shall" from section 7.504 (c) (3) and inserting the word "may"; restricting personnel transferred from fire protection divisions to personnel of the staff of the general services fire chief; and further defining general urban services districts as they apply to the fire protection divisions; amending section 15.05 of said act to provide line-by-line budget veto power in the council instead of line-in-line budget veto power in the council; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator Mathews, the Senate concurred in House amendments 1, 2, 3 and 4 to SB 1718.

The action of the Senate was certified to the House and SB 1718 was ordered engrossed.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 11, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has admitted for introduction by the required two-thirds vote and passed—

By Representative Elmore—

HB 3320—A bill to be entitled An act relating to Okaloosa county, schools; authorizing the board of public instruction of Okaloosa county to acquire, construct, enlarge, improve, repair, remodel and equip and furnish schools and school facilities; authorizing the issuance of revenue bonds payable from motor vehicle license taxes allocated to said board pursuant to the provisions of section 18, Article XII of the state constitution, and the state forest receipts received by said board pursuant to the provisions of section 589.08, Florida Statutes, to pay the costs of such projects; providing an effective date.

Proof of Publication attached.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to HB 3320.

HB 3320, contained in the above message, was read the first time by title. On motion by Senator Horne, the rules were waived and the bill was placed on the Calendar of the Committee on Rules and Calendar.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 11, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has passed with amendment—

By Senator Hollahan and others—

SB 562—A bill to be entitled An act relating to law enforcement officers appearing as witnesses; amending section 90.141, Florida Statutes; authorizing such officers to receive witness fees, exclusive of mileage allowance, as provided by section 90.14, Florida Statutes; repealing section 902.19(4), Florida Statutes, which prohibits payment of such fees to certain law enforcement officers in certain instances; providing an effective date.

Section 1, page 2, lines 1 & 2, strike: his normal duty hours. and insert the following: time compensated as a part of his normal duties.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motion by Senator Hollahan, the Senate concurred in the House amendment to SB 562.

The action of the Senate was certified to the House and SB 562 was ordered engrossed.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 7, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has passed with amendments—

By the Committee on Anti-Crime—

CS for SB 30—A bill to be entitled An act relating to the creation of a Florida commission of investigation; prescribing its functions, powers and duties; making an appropriation therefor; providing for the appointment of members thereof to be known as commissioners, and terms of office, duties and responsibilities and salaries; designating the scope and power of its investigations; providing for the taking of public or private testimony, the holding of hearings throughout the state, the granting of subpoena powers, both as to individuals and records; providing definitions; requiring the compelling of testimony; providing for the power to grant immunity to witnesses; requiring nondisclosure of testimony and providing for a misdemeanor and penalty in the event of improper disclosure; providing for the investigators of the commission to have the right to bear arms and arrest powers; providing for the creation of a staff to serve said commission and providing an effective date hereof.

#### Amendment 1

In Section 1, page 1, line 28, strike: lines 28 & 29 and insert the following: Part I

Section 1. Definitions: When used in Part I of this act:

#### Amendment 2

In Section 2, page 3, line 24, strike: the period (.) and insert the following: in the same manner as the original appointment.

#### Amendment 3

Section 2, page 4, line 24, insert after the word "in" the following: Part I of

#### Amendment 4

In Section 3, page 5, lines 3 & 4, strike: vice, and racketeering: and insert the following: and vice;

#### Amendment 5

Section 3, page 5, lines 11-29, strike: all of subsections (2) and (3) and renumber subsequent subsections accordingly.

#### Amendment 6

Section 3, page 6, line 16, strike: all of subsection (7) and insert the following: (7) Whenever it shall appear to the commission that there is cause for the prosecution for a crime, the commission shall refer the evidence of such crime to the officials authorized to conduct the prosecution.

#### Amendment 7

In Section 3, page 5, lines 9 & 10, strike: all of paragraph (c)

#### Amendment 8

In Section 3, page 8, line 6, Following the semicolon (;) insert the following: provided, however, that no such hearings shall be held until reasonable notice of the holding of such hearings shall have been given to each member of the commission in writing;

#### Amendment 9

Section 3, page 8, lines 26 & 27, after the word "under" strike the words: this legislation. and insert the following: Part I of this act

#### Amendment 10

Section 4, page 9, line 13, strike: Section 4. Scope of act. Nothing contained and insert the following: Section 4. Scope of Part I of this act. Nothing contained

#### Amendment 11

Section 8, page 10, line 29, insert: after "consent" and before "of" the words "in writing"

#### Amendment 12

Section 8, page 10, line 24, strike: pursuant to this act, relating to any crime, or and insert the following: pursuant to Part I of this act, relating to any crime, or

#### Amendment 13

Section 11, page 11, line 20, after the words "provision of" insert the following: Part I of

#### Amendment 14

Section 11, page 11, line 21, after the words "remainder of" insert the following: Part I of

#### Amendment 15

In Section 10, page 11, line 8, strike: all of Section 10 and insert the following: Section 10. Appropriation. Not less than \$1,000,000.00 of the funds appropriated to the Governor's office for the war on crime for the 1967-69 biennium by item 610a Senate Bill 900 shall be allocated and transferred to the commission by the Governor notwithstanding the provisions of 282.061, Florida Statutes. These funds in addition to grants-in-aid, donations from any source and any subsequent legislative appropriations are hereby appropriated to the commission for its operation subject to a budget to be approved by the state Budget Commission.

#### Amendment 16

Section 12, page 11, line 23, strike: all of Section 12. and insert the following: Section 12. Effective date: Part I of this act shall take effect August 1, 1967, and remain in effect until June 30, 1971.

#### Amendment 17

On page 11, line 26, Add:

### Part II

Section 13. Short Title.—Part II of this act shall be known as the Florida law enforcement act of 1967.

Section 14. Definitions.—For the purposes of Part II of this act:

a. "Bureau" shall mean the Florida bureau of law enforcement.

Section 15. Florida Sheriff's Bureau renamed.—The Florida sheriff's bureau is hereby renamed the Florida bureau of law enforcement, and all powers, duties, responsibilities, appropriations and authority of the Florida sheriff's bureau shall be and are hereby transferred to and vested in the Florida bureau of law enforcement, as hereinafter named and created.

Section 16. Florida Bureau of Law Enforcement; Creation; Organization; Powers.—

(1) There is hereby created a state agency to be called the Florida bureau of law enforcement which shall consist of the Governor, Secretary of State, Attorney General, Superintendent of Public Instruction, Comptroller, Treasurer, and Commissioner of Agriculture.

(2) The bureau shall be organized into as many divisions as deemed necessary by the bureau for the proper discharge of its duties and responsibilities under this act; provided, however, that there shall be created at least two (2) divisions to be named as follows:

- a. administration
- b. intelligence and investigation.

(3) The bureau shall employ an executive director who shall bear the title commissioner, and shall establish his qualifications. The executive director shall serve as the director of the division of administration. It shall be the duty of the executive director to act as agent for the bureau in coordinating, directing and administering the activities and responsibilities of the bureau.

(4) The bureau shall upon the recommendation of the executive director employ such other administrative, clerical, technical and professional personnel, including division directors as hereinafter provided, as may be required, at salaries to be established by the bureau, to perform such duties as the bureau may prescribe.

(5) The bureau may select and assign investigative personnel from any state, county or municipal law enforcement agency with the consent of the agency concerned, or may employ its own investigative personnel to assist in carrying out the purposes of Part II of this act. Under appropriate rules and regulation and under the supervision of the director of the division of intelligence and investigation said investigative personnel may investigate violations of law in any county, or city, and shall have authority to bear arms, make arrests and serve search warrants.

(6) The bureau shall establish a headquarters in Tallahassee, Florida. The Secretary of State shall furnish the bureau with proper and adequate housing for its operation.

(7) The bureau shall establish a system of fingerprint analysis and identification.

(8) The bureau shall establish and maintain a criminal analysis laboratory.

(9) The bureau shall establish a system of intrastate communication of vital statistics and information relating to crimes, criminals, and criminal activity. The bureau may co-operate with other state, county, municipal and Federal agencies in the establishment of such a system.

(10) The bureau shall adopt such rules and regulations deemed necessary to carry out its duties and responsibilities under Part II of this act which rules shall be binding on all agencies and persons affected thereby.

(11) The bureau may make and enter into all contracts and agreements with other agencies, organizations, associations, corporations and individuals, or federal agencies as the bureau may determine are necessary, expedient or incidental to the performance of its duties or the execution of its power under Part II of this act.

(12) The bureau shall be authorized to:

a. Adopt and recommend cooperative policies for the coordination of the law enforcement work of all state, county and municipal agencies possessing law enforcement responsibilities.

b. Promote cooperation between all law enforcement agencies in securing efficient and effective law enforcement.

c. Promote the elimination of duplication of effort.

d. Promote economy of operation in law enforcement agencies.

e. Develop and promote a program of crime prevention.

(13) The bureau either by contract or agreement may authorize any state university or junior college in Florida or any other organization to provide training or the facilities for training peace officers, which training shall include, but not be limited to police techniques in detecting crime, apprehending criminals, and securing and preserving evidence. All law enforcement officers selected by the various law enforcement agencies, if their selection is approved by the bureau shall receive such training without cost with the exception of the actual cost of housing and meals.

(14) The bureau shall be governed by all laws regulating the purchase of supplies and equipment as other state agencies and may enter into contracts with other state agencies to make photographs and photostats, to transmit information by teletype and to perform all those services consonant with the purpose of Part II of this act. It may use without charge the technical personnel and equipment of any state agency.

(15) The powers herein enumerated or set forth in other parts of Part II of this act shall be deemed an exercise of the state police power for the protection of the welfare, health, peace, safety and morals of the people, and shall be liberally construed.

Section 17. Advisory Committee; Creation; Membership.—

(1) There is hereby created a Florida law enforcement advisory committee which shall consist of nine members all of whom shall be appointed by the bureau. Three of such members shall be chosen from amongst the sheriffs of the state. Two of such members shall be chosen from amongst the municipal police chiefs of the State. One of such members shall be chosen from amongst the prosecuting attorneys of the state. One of such members shall be chosen from amongst the public defenders of the state. The director of the division of corrections and the director of youth services shall serve as members of the advisory committee.

The three sheriffs of the state appointed to the advisory committee shall serve for a period of three years. The two municipal police chiefs appointed to the advisory committee shall serve for a period of two years. The prosecuting attorney and public defender appointed to the advisory committee shall each serve for a period of one year. The director of the division of corrections and the director of youth services shall serve for so long as they are so employed.

After the completion of the initial terms of the members of the advisory committee appointed for specific terms, the terms of such members shall thereafter be for the period of four years. Vacancies occurring in the advisory committee prior to expiration of the effected terms shall be filled for the remaining part of the unexpired term involved.

(2) It shall be the responsibility of the advisory committee to provide technical and professional assistance to the bureau. Members of the committee shall serve without pay but shall be entitled to reimbursement for their necessary travel expenses incurred in carrying out their official duties as provided by Section 112.061.

Section 18. Division of Administration.—

(1) The division of administration shall be supervised by the executive director of the bureau whose duty it shall be to supervise, direct and coordinate the activities of the division.

(2) The division of administration shall be responsible for providing all services required by the bureau that can be advantageously and effectively centralized along with such other functions and duties as the bureau may direct.

Section 19. Division of Intelligence and Investigation.—

(1) The division of intelligence and investigation shall be supervised by a director, who shall be employed by the bureau upon the recommendation of the executive director. The director shall possess such qualifications as the bureau may pre-

scribe but shall be qualified by experience and training to administer the functions of the division. It shall be the duty of the director to supervise, direct and coordinate the activities of the division of intelligence and investigation.

(2) It shall be the responsibility of the division of intelligence and investigation to coordinate the activities of all bureau investigators and other investigative personnel selected from other state, county or municipal law enforcement agencies.

(3) The division of intelligence and investigation shall be organized into as many sections as deemed necessary to properly carry out the purposes of Part II of this act; provided, however there shall be at least six (6) sections to be named as follows:

- a. investigative section
- b. intelligence section
- c. crime laboratory section
- d. records and identification section
- e. polygraph section
- f. publications and communications section.

(4) The division of intelligence and investigation shall perform on behalf of the Attorney General, and Narcotics Bureau of the State Board of Health all investigations of violations of any of the criminal laws of the state and all such power, duty, and authority heretofore vested in the Attorney General, and the Narcotics Bureau of the State Board of Health shall be and are hereby transferred and assigned to the bureau provided, however, that nothing herein shall be construed to remove from the Attorney General the power, duty and authority as set forth in Chapter 365, Florida Statutes, in abating public nuisances, or conducting pre-installation investigations of private wire service or presentation of evidence before the Public Service Commission.

The state board of health is authorized and directed to transfer to the bureau, upon proper receipt, all physical properties, supplies and equipment owned by or leased to the state for the administration of chapter 398, Florida Statutes. All persons employed by the narcotics bureau of the state board of health on the effective date of this act shall become employees of the bureau with the same status under chapter 110, Florida Statutes, and regulations adopted pursuant thereto, as they have on that date, which status shall continue until modified or removed in accordance therewith. All appropriations previously made or made at this session of the legislature for the use of the narcotics bureau of the state board of health shall be transferred to the account of the bureau and shall be construed to be for the use of the bureau.

#### Section 20. Uniform Crime Reports, Reports to Governor.—

(1) All state, county and municipal law enforcement agencies shall submit to the bureau uniform crime reports setting forth their activities in connection with law enforcement.

(2) It shall be the duty of the bureau to adopt and promulgate rules and regulations prescribing the form, general content, time and manner of submission of such uniform crime reports required pursuant to subsection (1). The rules so adopted and promulgated shall be filed with the secretary of state pursuant to chapter 120, Florida Statutes, and shall have the force and effect of law. Wilful or repeated failure by any state, county or municipal law enforcement official to submit the uniform crime reports required by Part II of this act shall constitute neglect of duty in public office.

(3) The bureau shall correlate the reports submitted to it pursuant to subsection (2) and shall compile and submit to the governor an annual report based on such reports. A copy of the annual report to the governor shall be furnished to all prosecuting authorities and law enforcement agencies.

Section 21. Salaries and expenses of personnel.—All salaries and expenses of investigative personnel of the bureau shall be borne by the state, county or municipal law enforcement agency from which any such personnel are selected; as provided in Part II of this act; provided, however, any state, county or municipal law enforcement agency or official may in addition provide from its funds so much of the costs and expenses of the bureau as it deems appropriate; provided further, that if appropriations of state funds are made available

to the bureau the same may be used to defray said salaries and expenses.

Section 22. Appropriation.—There is hereby appropriated from general revenue the sum of \$625,000.00 for each of the fiscal years 1967-68 and 1968-69, in addition to such amount as may be included in the regular biennial budget for the Florida sheriff's bureau, to more fully finance the expanded requirements of the bureau herein created, such additional monies to be released to the bureau by the state budget commission as from time to time appear reasonable and necessary.

Section 23. Repeal.—The following acts or parts of acts, set forth below are hereby repealed: Sections 30.36, 30.37, 30.38, 30.39, 30.40, 30.41, 30.42, 30.43, and 30.44, Florida Statutes.

All other acts or parts of other acts in conflict herewith, are hereby repealed.

Section 24. Severability.—The provisions of Part II of this act are severable and if any word, sentence, paragraph, subsection or section of Part II of this act shall for any reason be held void or unconstitutional by any court of competent jurisdiction, the decision of said court shall not affect or impair the validity of any of the remaining words, sentences, paragraphs, subsections or sections of Part II of this act.

Section 25. Part II of this act shall take effect August 1, 1967.

#### Amendment 18

In Title, page 1, Line 1, strike "An act relating to the creation of a" and insert "An act relating to law enforcement; creating the"

Lines 24 & 25, strike "and providing an effective date hereof." and insert: ; creating the Florida bureau of law enforcement; providing for transfer of powers, duties, appropriation and authority of the Florida sheriff's bureau to the Florida bureau of law enforcement; providing for its membership; establishing divisions of said bureau; providing for the powers and duties of the bureau and the said divisions; authorizing the bureau to perform investigations of violations of the criminal law on behalf of the attorney general and the narcotics bureau of the state board of health and transferring such power, authority, and duty to the bureau; providing for the transfer of all properties, supplies, equipment, personnel and appropriations of the narcotics bureau of the state board of health to the bureau; providing for an advisory committee; providing for uniform crime reports; providing for salaries and expenses; providing for an appropriation; repealing Sections 30.36 through 30.44, Florida Statutes inclusive; providing for severability; providing an effective date.

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator Shevin, the Senate concurred in House amendments 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14 to CS for SB 30.

On motion by Senator Shevin, the Senate concurred in House amendment 15 to CS for SB 30. The vote was:

#### Yeas—27

|               |            |          |             |
|---------------|------------|----------|-------------|
| Mr. President | Edwards    | Hollahan | Shevin      |
| Askew         | Fincher    | Horne    | Spencer     |
| Boyd          | Fisher     | Knopke   | Stone       |
| Broxson       | Gibson     | McClain  | Thomas      |
| Chiles        | Griffin    | Mathews  | Weissenborn |
| Cross         | Gunter     | Ott      | Wilson      |
| de la Parte   | Haverfield | Plante   |             |

#### Nays—15

|         |           |          |             |
|---------|-----------|----------|-------------|
| Bafalis | Elrod     | O'Grady  | Stolzenburg |
| Bell    | Henderson | Saylor   | Weber       |
| Clayton | Johnson   | Slade    | Young       |
| Deeb    | Lane      | Stockton |             |

On motion by Senator Shevin, the Senate concurred in House amendment 16 to CS for SB 30.

Senator Young offered the following amendment to House amendment 17 which failed:

In Section 16, subsection 1, line 15, part II, add:

The actions of the bureau shall be by a majority of whom the Governor shall be one.

The vote was:

Yeas—21

|         |           |             |        |
|---------|-----------|-------------|--------|
| Bafalis | Fisher    | O'Grady     | Weber  |
| Barrow  | Henderson | Reuter      | Wilson |
| Bell    | Horne     | Saylor      | Young  |
| Clayton | Johnson   | Slade       |        |
| Deeb    | Lane      | Stockton    |        |
| Elrod   | McClain   | Stolzenburg |        |

Nays—27

|               |             |            |             |
|---------------|-------------|------------|-------------|
| Mr. President | de la Parte | Gunter     | Poston      |
| Askew         | Edwards     | Haverfield | Shevin      |
| Barron        | Fincher     | Hollahan   | Spencer     |
| Boyd          | Friday      | Knopke     | Stone       |
| Broxson       | Gibson      | Mathews    | Thomas      |
| Chiles        | Gong        | Ott        | Weissenborn |
| Cross         | Griffin     | Plante     |             |

On motions by Senator Shevin, the Senate concurred in House amendments 17 and 18 to CS for SB 30.

The action of the Senate was certified to the House and CS for SB 30 was ordered engrossed.

On motion by Senator Chiles, by two-thirds vote, SB 1662 was withdrawn from the Committee on Ethics and Privileged Businesses and placed on the Local Calendar.

July 10, 1967

*The Honorable Verle A. Pope*  
*President of the Senate*

Sir:

I am directed to inform the Senate that the House of Representatives has passed with amendments—

By the Committee on Governmental Reorganization—

CS for Senate Bills 1198 and 1054—A bill to be entitled An act creating the state personnel board; fixing the powers of the state personnel board; creating a career service council; fixing the powers of the career service council; creating a statewide personnel program based on merit and fitness; providing for the appointment of a state personnel director; providing for penalties for violations of this act; repealing chapter 110, Florida Statutes; providing an effective date.

Amendment 1

In Section 2, page 2, lines 10-12, strike: continue such status, but shall be subject to this act and all rules and regulations adopted pursuant hereto, and insert the following be continued in their respective employment status in the career service which they hold at the time this law takes effect until changed in status or separated in accordance with rules and regulations governing the career service as adopted or amended by the state personnel board.

Amendment 2

In Section 2, page 4, line 5, add, just prior to Section 3, a new subparagraph, subsection (9) to read:

(9) To provide a career service system at least for those agencies requiring such a system to meet federal requirements in connection with federal-state matching fund programs and to provide such a career service system for any other agencies which may elect or be required by law to come under such system.

Amendment 3

After Section 9, page 11, line 27 insert a new section 10 as follows and renumber succeeding sections:

Section 10. Administrative costs and appropriation.—

(1) The administrative expenses and costs of operating the personnel program established by this act shall be paid by the various agencies of the state government, and each such agency shall include in its budget estimates its pro-rata share of such cost as determined by the state personnel board. To establish

an equitable division of the costs, the amount to be paid by each agency shall be determined in such proportion as the service rendered to each agency bears to the total service rendered under the provisions of this law.

(2) To provide funds for administration costs for any agency which is unable at the time of the effective date of this act to provide such funds out of its then current budget, there is hereby appropriated out of the general revenue fund the sum of two hundred thousand dollars (\$200,000) for the 1967-69 biennium which shall be allocated by and with the approval of the budget commission to pay the costs of administration.

Amendment 4

In Section 9, page 11, line 19, strike: otherwise use and insert the following: Use

Amendment 5

In Section (j), page 7, line 27, Add as subsection (j) and reletter (j) as (k)

“(j) Professional employees of the state board of education and state department of education as determined by the state board of education.”

Amendment 6

In Section 5; subsection (2); item (e), page 7, line 8, strike: all of item (e) and insert the following: (e) Personnel in the State University System within the classification and pay plan approved and administered by the Board of Regents.

Amendment 7

Page 7, line 15, strike: Administrative and policy making and insert the following: Policy making

Amendment 8

In subsection (i), page 7, line 23, after the word “All” insert the following: policy making and secretarial

—and requests the concurrence of the Senate therein.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator Askew, the Senate refused to concur in House amendments 1, 2, 3, 4, 5, 6, 7 and 8 to CS for Senate Bills 1198 and 1054, and the House was requested to recede therefrom or appoint a Conference Committee to confer with a like Committee to be appointed on the part of the Senate to adjust the existing differences on the House amendments to CS for Senate Bills 1198 and 1054. The action of the Senate was certified to the House.

*The Honorable Verle A. Pope*  
*President of the Senate*

July 11, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has refused to concur in Senate amendments 1, 2, 3 and 4 to—

By the Committee on Ad Valorem Taxation—

CS for HB 1372—A bill to be entitled An act relating to municipal millage limitation; setting limits on such millage; providing for a referendum to increase millage above such limit; authorizing further limits on increases by special or local law; repealing laws in conflict; including a severability clause; providing an effective date.

Amendment 1

In Section 1, line 11, page 1, Renumber present Section 1 as Subsection (1) of Section 1 and insert the following new subsection (2) in Section 1 and insert the following: (2) On and after January 1, 1970, no municipality shall levy ad valorem taxes for real and tangible personal property in excess of one-half (½) percent of the assessed value thereof (5 mills), except for special benefits and debt service on obligations issued with the approval of those taxpayers subject to ad valorem taxes on real and tangible personal property.

## Amendment 2

In Section 1, line 13, page 1, after the words "one percent (1%)" insert the following: of the assessed value thereof

## Amendment 3

In Section 4, line 15, page 2, after the word "taxation" insert the following: until January 1, 1970

## Amendment 4

In section 5, page 2, Renumber existing Sections 5, 6 and 7 to read 6, 7 and 8 respectively and insert a new Section 5 to read as follows: Section 5. The comptroller is hereby directed to determine on an annual basis if the several municipalities of this state are assessing the real and personal property within their jurisdiction in accordance with section 193.021, Florida Statutes. If the comptroller determines that any tax assessor of such municipality is assessing property at less than eighty (80) per cent of the assessment prescribed by section 193.021, Florida Statutes, the comptroller shall withhold from such municipality a portion of the funds to which the municipality so assessing may be entitled equal to the taxes that would have been assessed by the municipality if its property were assessed in accordance with section 193.021, Florida Statutes. Any such funds so retained by the comptroller shall revert to the general revenue fund of this state.

—and requests the Senate to recede therefrom.

—and in the event the Senate refuses to recede, requests the President of the Senate to appoint a Conference Committee to confer with a like committee to be appointed by the Speaker of the House to adjust the differences on Senate amendments to CS for HB 1372.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator Mathews, the Senate refused to recede from Senate amendments 1, 2, 3 and 4 to CS for HB 1372. The President announced the appointment of Senators Mathews, Boyd and Barron as a Conference Committee on the part of the Senate to confer with a like committee on the part of the House to adjust the existing differences on Senate amendments to CS for HB 1372.

The action of the Senate was certified to the House.

*The Honorable Verle A. Pope*  
President of the Senate

July 11, 1967

Sir:

I am directed to inform the Senate that the House of Representatives has refused to concur in Senate amendments 1, 2, 3, 4 and 5 to—

By the Committee on Ad Valorem Taxation—

CS for HB 1442—A bill to be entitled An act limiting the millages levied, including district millage and millages levied by independent taxing agencies to not more than ten (10) mills on the dollar of assessed value for county, district or special purposes, except for special benefits and debt service on obligations therefor and except in counties providing both municipal and county services as authorized under certain constitutional provisions where a maximum of twenty (20) mills may be levied, unless the qualified electors of such county or district paying taxes upon real or personal property at a general or special election by a majority vote of the electors participating therein shall approve a greater millage for a period of two (2) years; providing that chapter 193.031, Florida Statutes, shall not limit millage so approved; defining districts to include all independent taxing agencies other than boards of public instruction and school districts; providing for a method of apportioning millage between the board of county commissioners and districts; authorizing further limitations by special laws; providing for an effective date.

## Amendment 1

In Section 1, line 10, page 2, after the word "no" insert the following: "aggregate"

## Amendment 2

In Section 1, line 19, page 2, strike: all of Section 1 after the word "commissioners" in line 19

and insert the following: "from levying at least five (5) mills for school purposes notwithstanding the provisions of section 193.03, Florida Statutes, but this sentence shall not be deemed

to authorize the levy of millage in excess of the amount prescribed above."

## Amendment 3

In Section 1(2), line 23, page 2, renumber present subsection (2) as (3) and insert the following: (3) On and after January 1, 1970, the aggregate millage that counties and districts may levy, unless authorized under the provisions of Section 2 hereof, shall be seven and one-half (7½) mills on the dollar of assessed value, except for special benefits and debt service on obligations issued in connection therewith and except for that millage in Article XII, section 8, of the Florida Constitution.

## Amendment 4

In Section 7, line 11, page 5, add new Section 7 as follows:

Section 7. The comptroller is hereby directed to determine on an annual basis if the several counties of this state are assessing the real and personal property within their jurisdiction in accordance with section 193.021, Florida Statutes. If the comptroller determines that any county assessor is assessing property at less than eighty per cent (80%) of the assessment prescribed by section 193.021, Florida Statutes, the comptroller shall withhold from such county a portion of the funds to which the county so assessing may be entitled equal to the taxes that would have been assessed by the county if its property were assessed in accordance with section 193.021, Florida Statutes. Any such funds so retained by the comptroller shall revert to the general revenue fund of this state.

And renumber the subsequent sections.

## Amendment 5

In Section 8, strike entire section 8 and insert the following:

Section 8. This act shall become effective January 1st, 1968.

—and requests the Senate to recede therefrom.

—and in the event the Senate refuses to recede, requests the President of the Senate to appoint a Conference Committee to confer with a like Committee to be appointed by the Speaker of the House to adjust the differences on Senate amendments to CS for HB 1442.

Respectfully,  
ALLEN MORRIS  
Clerk, House of Representatives

On motions by Senator Mathews, the Senate refused to recede from Senate amendments 1, 2, 3, 4 and 5 to CS for HB 1442. The President announced the appointment of Senators Mathews, Boyd and Barron as a Conference Committee on the part of the Senate to confer with a like committee on the part of the House to adjust the existing differences on Senate amendments to CS for HB 1442.

The action of the Senate was certified to the House.

SB 1263—A bill to be entitled An act to provide for the membership and apportionment of the senate and the house of representatives of the legislature of the state of Florida; establishing terms of office of members of both houses; providing that subsequent legislature shall establish staggered terms; repealing chapter 10, Florida Statutes; repealing chapter 1, Laws of Florida 1966; repealing chapter 1 (x) Laws of Florida 1967; providing an effective date.

Was taken up together with the following Conference Committee report:

## CONFERENCE COMMITTEE REPORT ON SB 1263

*The Honorable Verle A. Pope*  
President of the Senate  
Tallahassee, Florida

July 10, 1967

*The Honorable Ralph D. Turlington*  
Speaker of the House of Representatives  
Tallahassee, Florida

Sirs:

Your conference committee has met and considered the differences between the two houses on Senate Bill 1263 and recommends to the Senate and the House the following:

1. That the amendment herewith be adopted in lieu of the House amendments; the same incorporating therein the said House amendments as one (1) amendment.



2. That the House recede from the amendment to Section 6, page 4, relative to terms for members of the Senate.
3. That an amendment providing for severability (amendment attached) be adopted as Section 11, page 10, line 21, and renumber present section 11, as 12.

Respectfully submitted,  
**BERNIE C. PAPY, JR.**  
**CAREY MATTHEWS**  
**JAMES R. EDDY**  
 Conferees on the part of the  
 House of Representatives

**JOHN E. MATHEWS, JR.**  
**DEMPSEY J. BARRON**  
**C. W. "BILL" YOUNG**  
 Conferees on the part  
 of the Senate

On motion by Senator Mathews, the Conference Committee Report on SB 1263 was adopted.

On motion by Senator Mathews, the following Conference Committee Amendment, attached to and made a part of the foregoing Conference Committee Report, was adopted:

In Section 11, line 21, page 10, insert new Section 11.

Section 11. It is the intent of the legislature that this act would have been enacted without that portion of Section 8 wherein there is the requirement for electors of Dade and Monroe Counties to elect representatives from districts 109 through 111 inclusive; and the representative from district 114 should be elected by the electors of Monroe County; and should these provisions or any other provision hereof be declared invalid the remaining portions hereof shall remain in full force and effect.

—and renumber present Section 11 as Section 12.

On motion by Senator Mathews, the following Conference Committee Amendment, attached to and made a part of the foregoing Conference Committee Report, was adopted:

Strike: all of page 9 and lines 1 through 7 inclusive on page 10 and insert the following:

Ninetieth District—Dade and Monroe counties.  
 Ninety-first District—Dade and Monroe counties.  
 Ninety-second District—Dade and Monroe counties.  
 Ninety-third District—Dade and Monroe counties.  
 Ninety-fourth District—Dade and Monroe counties.  
 Ninety-fifth District—Dade and Monroe counties.  
 Ninety-sixth District—Dade and Monroe counties.  
 Ninety-seventh District—Dade and Monroe counties.  
 Ninety-eighth District—Dade and Monroe counties.  
 Ninety-ninth District—Dade and Monroe counties.  
 One-Hundredth District—Dade and Monroe counties.  
 One-hundred first District—Dade and Monroe counties.  
 One-hundred second District—Dade and Monroe counties.  
 One-hundred third District—Dade and Monroe counties.  
 One-hundred fourth District—Dade and Monroe counties.  
 One-hundred fifth District—Dade and Monroe counties.  
 One-hundred sixth District—Dade and Monroe counties.  
 One-hundred seventh District—Dade and Monroe counties.  
 One-hundred eighth District—Dade and Monroe counties.  
 One-hundred ninth District—Dade and Monroe counties.  
 One-hundred tenth District—Dade and Monroe counties.  
 One-hundred eleventh District—Dade and Monroe counties.  
 One-hundred twelfth District—Collier, Glades, Hendry, Lee counties.  
 One-hundred thirteenth District—Collier, Glades, Hendry, Lee counties.  
 One-hundred fourteenth District—Dade and Monroe counties.  
 One-hundred fifteenth District—Hardee, Manatee counties.  
 One-hundred sixteenth District—Hardee, Manatee counties.  
 One-hundred seventeenth District—DeSoto, Highlands, Charlotte, Sarasota counties.

One-hundred eighteenth District—DeSoto, Highlands, Charlotte, Sarasota counties.

One-hundred nineteenth District—DeSoto, Highlands, Charlotte, Sarasota counties.

Provided, however, that the members for districts numbered Ninety through One-hundred eight, inclusive, shall be elected by the electors of Dade County, the members for districts numbered One-hundred nine through One-hundred eleven, inclusive, shall be elected by the electors of Dade and Monroe counties, and the member for district number One-hundred fourteen shall be elected by the electors of Monroe County.

On motion by Senator Mathews, SB 1263 as amended by the Conference Committee Report was read in full and passed. The vote was:

Yeas—41

|               |             |          |          |
|---------------|-------------|----------|----------|
| Mr. President | de la Parte | Hollahan | Sayler   |
| Askew         | Elrod       | Horne    | Slade    |
| Bafalis       | Fincher     | Johnson  | Spencer  |
| Barron        | Fisher      | Knopke   | Stockton |
| Barrow        | Friday      | Lane     | Stone    |
| Boyd          | Gibson      | McClain  | Thomas   |
| Broxson       | Gong        | Mathews  | Weber    |
| Chiles        | Griffin     | O'Grady  | Young    |
| Clayton       | Gunter      | Ott      |          |
| Cross         | Haverfield  | Plante   |          |
| Deeb          | Henderson   | Poston   |          |

Nays—6

|        |             |             |        |
|--------|-------------|-------------|--------|
| Bell   | Shevin      | Weissenborn | Wilson |
| Reuter | Stolzenburg |             |        |

The bill as amended was certified to the House.

On motion by Senator Mathews, it was agreed by two-thirds vote that when the Senate adjourns it adjourn to reconvene at 9:00 a. m., July 12, 1967.

On motion by Senator Mathews, the rules were waived and time of adjournment was extended until 5:30 p. m.

On motion by Senator Thomas, by two-thirds vote, SB 1729 was withdrawn from the Committee on Appropriations and placed on the Calendar of the Committee on Rules and Calendar.

Unanimous consent was granted Senator McClain to take up out of order—

SB 1406—A bill to be entitled An act relating to banks and banking; amending section 659.08, Florida Statutes, by adding subsection (4); providing for bank or trust company employee stock option plans; requiring approval by commissioner; authorizing the acquisition and holding by banks and trust companies of certain amounts of its authorized capital stock for the issuance of stock options to officers and employees and authorizing the granting of stock options and the sale of stock pursuant thereto; authorizing board of directors to set price of stock within limits of statute; providing an effective date.

On motions by Senator McClain, the rules were waived and SB 1406 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator McClain to take up out of order—

HB 888—A bill to be entitled An act providing for the appointment by the governor of an additional assistant state attorney for the third judicial circuit; prescribing the powers,

duties and responsibilities of such additional assistant state attorney; prescribing the salary of such additional assistant state attorney and the method of payment thereof; providing that the term of office of such additional assistant state attorney shall always expire with the term of office of the state attorney of the third judicial circuit; and prescribing the effective date hereof.

On motions by Senator McClain, the rules were waived and HB 888 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator McClain to take up out of order—

**SB 1019—A bill to be entitled An act relating to jury lists; amending chapter 40, Florida Statutes, by adding section 40.101 authorizing the use of mailed questionnaires; providing an effective date.**

On motion by Senator McClain, the rules were waived and SB 1019 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

A motion by Senator Weissenborn failed that the Senate reconsider the vote by which CS for HB 181 as amended failed to pass this day. The vote was:

Yeas—23

|         |             |          |             |
|---------|-------------|----------|-------------|
| Askew   | Cross       | Griffin  | Ott         |
| Barron  | de la Parte | Hollahan | Poston      |
| Barrow  | Fincher     | Horne    | Stockton    |
| Boyd    | Friday      | Knopke   | Stone       |
| Broxson | Gibson      | McClain  | Weissenborn |
| Chiles  | Gong        | Mathews  |             |

Nays—24

|               |            |         |             |
|---------------|------------|---------|-------------|
| Mr. President | Fisher     | O'Grady | Spencer     |
| Bafalis       | Gunter     | Plante  | Stolzenburg |
| Bell          | Haverfield | Reuter  | Thomas      |
| Deeb          | Henderson  | Sayler  | Weber       |
| Edwards       | Johnson    | Shevin  | Wilson      |
| Elrod         | Lane       | Slade   | Young       |

Unanimous consent was granted Senator Lane to take up out of order—

**HB 462—A bill to be entitled An act relating to libraries; creating a legislative committee to appraise the quality of library service available throughout Florida, to review existing library laws and to recommend changes; providing effective date.**

On motions by Senator Lane, the rules were waived and HB 462 was read the second time by title, the third time

in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

SB 531 was laid on the table.

On motion by Senator Griffin, by two-thirds vote, House Bills 2884, 2866, 3334, 2883, 3331, 2475, 2476, 2477 and 3318 were withdrawn from the Committee on Finance and Taxation and placed on the Local Calendar.

#### SPEEDY CALENDAR

**HB 1185—A bill to be entitled An act amending subsection (1) of section 49, chapter 47, Florida Statutes, relating to commencement of suits at law and process, by providing for the effect of the filing of lis pendens; and providing an effective date.**

Was taken up. On motion by Senator Friday, the rules were waived and HB 1185 was read the second time by title.

The Committee on Judiciary "B" offered the following amendment which was adopted on motion by Senator Friday:

Strike everything after the enacting clause and insert the following:

Section 1. Subsection (1) of section 49, chapter 47, Florida Statutes, is amended to read:

(1) No proceeding in any of the state or federal courts in this state, including civil actions and special statutory proceedings, shall operate as a lis pendens as to any property, real or personal, involved therein or to be affected thereby, until there shall have been filed for record in the office of the clerk of the circuit court of the county where the property is situated, and which shall be recorded in a book to be kept by him for that purpose, a notice of the institution of such proceedings, containing the names of the parties, the time of the institution of the proceeding, the name of the court in which it is pending, a description of the property involved or to be affected, and a statement of the relief sought as to such property. The filing for record of such notice of lis pendens shall constitute a bar to the enforcement against the property described in said notice of lis pendens of all liens including but not limited to federal tax liens and levies, unrecorded at the time of filing for record such notice of lis pendens unless the holder of any such unrecorded lien shall intervene in such proceedings within twenty days after the filing and recording of said notice of lis pendens, and if the holder of any such unrecorded lien does not intervene in the proceedings, and if such proceedings are prosecuted to a judicial sale of the property described in said notice of lis pendens, the said property shall be forever discharged from all such unrecorded liens. In the event said notice of lis pendens is discharged by order of the court the same shall not in any way affect the validity of any unrecorded lien.

Section 2. This act shall take effect upon becoming a law.

On motion by Senator Friday, the rules were waived and HB 1185 as amended was read the third time in full and passed. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |



The bill as amended was certified to the House.

**HB 1856**—A bill to be entitled An act relating to special grand jury funds; amending chapter 125, Florida Statutes; authorizing boards of county commissioners to expend county funds for investigation and other expenses by a grand jury; providing an effective date.

Was taken up. On motions by Senator Hollahan, the rules were waived and HB 1856 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Senator Mathews requested that the roll call on the motion to reconsider the vote by which CS for CS for HB 181 as amended failed to pass this day be verified. Upon verification the vote was:

Yeas—25

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | Cross       | Griffin  | Poston      |
| Askew         | de la Parte | Hollahan | Stockton    |
| Barron        | Edwards     | Horne    | Stone       |
| Barrow        | Fincher     | Knopke   | Weissenborn |
| Boyd          | Friday      | McClain  |             |
| Broxson       | Gibson      | Mathews  |             |
| Chiles        | Gong        | Ott      |             |

Nays—22

|         |            |             |        |
|---------|------------|-------------|--------|
| Bafalis | Haverfield | Reuter      | Thomas |
| Bell    | Henderson  | Sayler      | Weber  |
| Deeb    | Johnson    | Shevin      | Wilson |
| Elrod   | Lane       | Slade       | Young  |
| Fisher  | O'Grady    | Spencer     |        |
| Gunter  | Plante     | Stolzenburg |        |

The Senate reconsidered the vote by which CS for CS for HB 181 as amended failed to pass.

A motion by Senator Shevin failed that CS for CS for HB 181 as amended be temporarily deferred and be made a Special and Continuing Order for July 12.

Senator Cross moved that the rules be waived and the time of adjournment be extended until final action on CS for CS for HB 181 as amended or until 5:30 p. m.

A substitute motion by Senator Barrow that the rules be waived and the time of adjournment be extended until final action on CS for CS for HB 181 as amended failed. The vote was:

Yeas—24

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | Chiles      | Gibson   | Knopke      |
| Askew         | Cross       | Gong     | Mathews     |
| Barron        | de la Parte | Griffin  | Ott         |
| Barrow        | Edwards     | Gunter   | Poston      |
| Boyd          | Fincher     | Hollahan | Stone       |
| Broxson       | Friday      | Horne    | Weissenborn |

Nays—23

|            |           |          |             |
|------------|-----------|----------|-------------|
| Bell       | Henderson | Reuter   | Stolzenburg |
| Clayton    | Johnson   | Sayler   | Thomas      |
| Deeb       | Lane      | Shevin   | Weber       |
| Elrod      | McClain   | Slade    | Wilson      |
| Fisher     | O'Grady   | Spencer  | Young       |
| Haverfield | Plante    | Stockton |             |

The motion by Senator Cross failed and CS for CS for HB 181 as amended was placed on the Calendar pending roll call.

Unanimous consent was granted Senator Friday to take up out of order—

**HB 2566**—A bill to be entitled An act relating to Palm Beach county, fire control unit; providing appropriation; providing contingency upon which this act shall take effect.

On motions by Senator Friday, the rules were waived and HB 2566 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Chiles to take up out of order—

**HB 1458**—A bill to be entitled An act relating to Osceola county, fire control unit; providing an appropriation; providing contingencies upon which this act shall take effect.

On motions by Senator Chiles, the rules were waived and HB 1458 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

SB 1135 was laid on the table.

Unanimous consent was granted Senator O'Grady to take up out of order—

**SB 1240**—A bill to be entitled An act relating to Citrus county, fire control unit; providing an appropriation; providing contingencies upon which this act shall take effect.

On motions by Senator O'Grady, the rules were waived and SB 1240 was read the second time by title.

The Committee on Appropriations offered the following amendment which was adopted on motion by Senator Askew:

In Section 1, line 21, page 1, after the comma following the word "law" insert the following: may be transferred to the Florida Board of Forestry's regular operating accounts for expenditure, and

On motion by Senator O'Grady, the rules were waived and SB 1240 as amended was read the third time in full and passed. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was ordered engrossed.

Unanimous consent was granted Senator Young to take up out of order—

**SB 1585**—A bill to be entitled An act relating to office building construction; authorizing the board of commissioners

of state institutions to construct a state office building in Pinellas county pursuant to sections 288.17 and 288.18, Florida Statutes, and other applicable statutes; authorizing the Florida development commission to issue revenue bonds to finance the cost thereof; providing an effective date.

On motions by Senator Young, the rules were waived and SB 1585 was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—47

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Young       |
| Deeb          | Henderson   | Reuter   |             |

Nays—1

Wilson

The bill was certified to the House.

Unanimous consent was granted Senator Reuter to take up out of order—

HB 2774—A bill to be entitled An act to provide for the rehabilitation, clearance, and redevelopment of slums and blighted areas in the City of Titusville, in accordance with urban renewal plans approved by the City Council of the City of Titusville; to define the duties, liabilities, exemptions and powers of said City in undertaking such activities, including the power to acquire property through the exercise of the power of eminent domain or otherwise, to dispose of property subject to any restrictions deemed necessary to prevent the development or spread of future slums or blighted areas, to issue bonds and other obligations and give security therefor, to levy taxes and assessments and to enter into agreements to secure Federal aid and comply with conditions imposed in connection therewith; to provide for an Urban Renewal Agency to exercise powers hereunder if said City determines it to be in the public interest; to authorize said City to furnish funds, services, facilities and property in aid of urban renewal projects hereunder and to obtain funds therefor by the issuance of obligations, by taxation or otherwise; to provide that securities issued, and properties while held, by a public agency hereunder shall be exempt from taxation; and providing for a referendum vote on said Act.

On motions by Senator Reuter, the rules were waived and HB 2774 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Weber to take up out of order—

HB 1730—A bill to be entitled An act relating to the county commissioners, sheriff and tax assessor, compensation, amending sections 145.031(6), 145.071(6) and 145.10(6), Florida Statutes, by increasing compensation of Broward county officials.

On motions by Senator Weber, the rules were waived and HB 1730 was read the second time by title, the third time in

full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Weber to take up out of order—

HB 2317—A bill to be entitled An act to amend Chapter 59-1214, Laws of Florida, Special Acts of 1959, being the Charter of the City of Deerfield Beach, Florida, as amended by Chapter 61-2068, Laws of Florida, Special Acts of 1961, and by Chapter 63-1261, Laws of Florida, Special Acts of 1963, and by Chapter 63-1262, Laws of Florida, Special Acts of 1963, and by Chapter 65-1447, Laws of Florida, Special Acts of 1965, in the following respects: To make changes concerning Review of decisions of the Employee Board of Review and Appeals; vacancies on Commission; qualifications of Commissioners; election of Mayor and Vice-Mayor; procedure for calling special meetings of the Commission; access to minutes and records of Commission meetings; recording of votes of the Commission; General Obligation Bond elections; procedure for initiation and enactment of ordinances proposed by the electorate; referendum elections; contents of recall petitions and Recall Petitions and Defenses; filing and verification of recall petitions; duties of Executive Officers; compensation of Commissioners; oath of office for City officers and employees; appointment and removal of the City Manager; powers and duties of the City Manager; appointment, powers and duties of the Finance Director; appointment, powers and duties of a full-time City Attorney; enumeration of City Departments; bonds for appearance in Municipal Court; reports of arrest; changing the dates of primary and regular elections; procedure for registration of electors; hours when registration books are open; time for application for absentee ballots; canvassing absent elector's ballots; poll watchers; voting machines and form of ballots; time for filing Notice of Candidacy for Commissioner; procedure for creation of advisory boards; terms of office of advisory board members; publication of notice of public hearing on lease of public property; financing sanitary sewerage improvements; requirements for performance bonds on contracts for public improvements; contents of City Manager's budget message and recommendations; transfer of funds during current year; interest rate on delinquent taxes; taxation of real property and partially completed improvements thereon; interest rate on Tax Sale Certificates; redemption of lands from lien of taxes or Tax Sale Certificates and fees to be paid to the City Clerk upon redemption, assignment, or transfer of Tax Sale Certificates; requiring referendum elections to authorize the issuance of all revenue bonds; authorizing fixed terms for members of the Planning and Zoning Board; authorizing procedures before the Planning and Zoning Board; use of alternate members of the Planning and Zoning Board; duties of the Planning and Zoning Board; authorizing fixed terms for members of the Board of Adjustment; use of alternate members of the Board of Adjustment; authorizing procedures before the Board of Adjustment; collection of monies by officers and employees of the City; authorizing the recovery of City monies unlawfully expended or City property unlawfully taken upon suit of any taxpayer; investment of public funds; miscellaneous changes to delete and correct spelling, punctuation and grammar; providing an effective date.

On motions by Senator Weber, the rules were waived and HB 2317 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|---------|-------------|---------|
| Mr. President | Bell    | Cross       | Fincher |
| Askew         | Boyd    | Deeb        | Fisher  |
| Bafalis       | Broxson | de la Parte | Friday  |
| Barron        | Chiles  | Edwards     | Gibson  |
| Barrow        | Clayton | Elrod       | Gong    |

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|------------|---------|----------|-------------|
| Griffin    | Knopke  | Poston   | Stolzenburg |
| Gunter     | Lane    | Reuter   | Stone       |
| Haverfield | McClain | Sayer    | Thomas      |
| Henderson  | Mathews | Shevin   | Weber       |
| Hollahan   | O'Grady | Slade    | Weissenborn |
| Horne      | Ott     | Spencer  | Wilson      |
| Johnson    | Plante  | Stockton | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Weber to take up out of order—

HB 3154—A bill to be entitled An act providing for the payment by Broward county, Florida, of the salary of secretaries for the judges of the circuit court of the seventeenth judicial circuit, residing in Broward county, Florida, and for payment by said county of all the necessary and incidental expenses of the office of said judge.

On motions by Senator Weber, the rules were waived and HB 3154 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayer       |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Weber to take up out of order—

HB 3172—A bill to be entitled An act authorizing the Broward County Commission to employ a Court Trustee with duties relating to enforcing certain alimony and support orders of the Broward County Circuit Court, assisting needy plaintiffs in Broward County to enforce support obligations under the Uniform Reciprocal Enforcement of Support Law, and providing investigative assistance on request of the Circuit Judges in child custody cases; providing legal, investigative, secretarial, and clerical assistance for the Court Trustee; providing that certain alimony and support payments be made through the office of the Clerk of the Circuit Court; authorizing additional filing fees on civil cases filed in the Circuit Court of Broward County to apply toward the expenses of the Court Trustee; authorizing the appropriation of county funds and the providing of office space for the salary, expenses and use of the Court Trustee and making such appropriation a county purpose; repealing Chapter 63-1187, Laws of Florida; providing an effective date.

On motions by Senator Weber, the rules were waived and HB 3172 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayer       |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Stolzenburg to take up out of order—

HB 2094—A bill to be entitled An act relating to the state and county retirement system; repealing section 122.061(4), Florida Statutes, which excludes the North Broward Hospital District and South Broward Hospital District from being eligi-

ble for membership in the state and county officers and employees retirement system; providing an effective date.

On motions by Senator Stolzenburg, the rules were waived and HB 2094 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayer       |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Stolzenburg to take up out of order—

HB 3034—A bill to be entitled An act relating to Broward county, Florida, amending chapter 57-1194, laws of Florida, special acts of 1957, as amended by chapter 59-1138, laws of Florida, special acts of 1959, as amended by chapter 61-1949, laws of Florida, special acts of 1961, as amended by chapter 63-1188, laws of Florida, special acts of 1963, by amending the following sections relating to the subject matter indicated: sections 2. j, merchant builder; section 2. q, specialty building contractor; section 2. r, general engineering contractor; section 2. s, specialty engineering contractor; section 2. w, mechanical contractor; section 3., requiring certificate of competency; section 4., requiring certificate of competency for occupational license; section 6, requiring certificates of competency for described occupations, section 8. d, board of examiners of engineering contractors; section 8. e, board of examiners of mechanical contractors; section 8. g and all unnumbered paragraphs following said section, authority to establish categories, procedure of examination, examination fees; section 9, procedure for complaint, hearing, suspension, revocation of certificate with the right of appeal; section 13., owner-builder; repealing section 14 exempting public works contracts; adding new section 14, requiring contractors to identify equipment; providing for an effective date.

On motions by Senator Stolzenburg, the rules were waived and HB 3034 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayer       |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Stolzenburg to take up out of order—

HB 3153—A bill to be entitled An act to prescribe the jurisdiction of all small claims courts in all counties of the state having a population of not less than three hundred thousand (300,000) and not more than three hundred fifty thousand (350,000), according to the latest official decennial census; prescribing fees chargeable for services of said courts; prescribing authority of clerks; prescribing compensation of judges of said courts; providing that the provisions of Chapter 42, Florida Statutes, shall apply to said courts in said counties as set forth in Section 1 hereof, except as herein provided; and providing an effective date.

On motions by Senator Stolzenburg, the rules were waived and HB 3153 was read the second time by title, the third time

in full and passed, title as stated. The vote was: Yeas—48  
Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Stolzenburg to take up out of order—

SB 1687—A bill to be entitled An act relating to the city of Key West, utility board; amending chapter 65-1770, Laws of Florida, by limiting the terms of office of the present citizen members of the utility board; providing the utility board be composed of five (5) members; designating mayor of city as one (1) member; prescribing qualifications, terms of office and elections of members; providing on expiration of terms of present citizen members their successors shall hold no other governmental elective or appointive office; providing for a referendum; providing an effective date.

On motions by Senator Stolzenburg, the rules were waived and SB 1687 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48  
Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Henderson to take up out of order—

HB 3307—A bill to be entitled An act relating to Sarasota County and all municipalities, agencies and districts therein, establishing standards of conduct for officers and employees of Sarasota County and all municipalities, agencies and districts in Sarasota County, in the area of possible conflict between their private interests and official duties; providing an effective date.

On motions by Senator Henderson, the rules were waived and HB 3307 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48  
Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Henderson to take up out of order—

HB 3306—A bill to be entitled An act relating to Sarasota county, authorizing and empowering the Board of County Commissioners of Sarasota County, to require that platted and

recorded subdivision lots of the unincorporated areas of Sarasota County be cleared of weeds, brush, debris or any noxious material; providing for demand upon property owners for such clearance; authorizing the board to clear the lots upon failure of the owner to comply with a demand and to assess a lien against the land for the costs of clearance; providing for filing and recording of notice of lien and for foreclosure; providing a process by which subdivisions may or may not be included under the provisions of this act; providing an effective date.

On motions by Senator Henderson, the rules were waived and HB 3306 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48  
Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Cross to take up out of order—

SB 1727—A bill to be entitled An act relating to Lafayette county; validating and confirming all acts of the board of county commissioners relating to expenditures under chapter 61-1643, Laws of Florida; providing effective date.

On motions by Senator Cross, the rules were waived and SB 1727 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48  
Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Cross to take up out of order—

SB 1726—A bill to be entitled An act relating to Lafayette county; authorizing the board of county commissioners to subsidize a doctor or doctors in said county; providing an effective date.

On motions by Senator Cross, the rules were waived and SB 1726 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48  
Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Cross to take up out of order—

SB 1728—A bill to be entitled An act relating to Levy county, zoning regulations; empowering the board of county commissioners of Levy county to establish and enforce zoning regulations for and in territory in said county, not included within the limits of incorporated municipalities in the county and lying within one (1) mile of the right of way of the cross Florida barge canal and tributaries thereto; empowering said board to regulate and restrict said territories within the county as to height, number or stories and size of buildings and other structures, the percentage of lot that may be occupied, the size of yards, courts, and other open spaces, the density of population and the location and use of buildings, structures and land and water for trade, industry, residence, agriculture or other specific uses; empowering the board to divide the territory into districts, and within such districts to regulate and restrict the erection and construction, alteration and repair, use of buildings and structures and land and water; providing for a method of procedure; providing for appointment of zoning commission and a board of adjustment; providing for adoption of building, plumbing and electrical codes; providing for remedies and penalties for violation of said act or any order or resolution or regulation made under the authority conferred thereby; conferring upon the board of county commissioners of Levy county so far as may be lawfully conferred, the power to prescribe and enforce regulations to effectuate the purposes of said act; providing an effective date.

On motions by Senator Cross, the rules were waived and SB 1728 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Cross to take up out of order—

HB 2831—A bill to be entitled An act relating to Gilchrist county; amending section 1 of chapter 65-1221, Laws of Florida, to provide that the second twenty-five thousand dollars (\$25,000.00) of race track funds accruing annually to said county be used for payment of principal and interest of indebtedness and terminating the distribution of race track funds to the capital outlay fund of the county board of public instruction of said county; authorizing said board of public instruction to make major repairs and alterations at Bell and Trenton high schools in said county as recommended by the state department of education survey; authorizing said board to issue certificates of indebtedness payable from the second twenty-five thousand dollars (\$25,000.00) of race track funds received by and accruing annually to said county to pay the cost of such repairs and alterations; providing an effective date.

On motions by Senator Cross, the rules were waived and HB 2831 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Cross to take up out of order—

SB 1686—A bill to be entitled An act creating a small claims court in any county in the state having a population of not less than three thousand four hundred (3,400) and not more than four thousand five hundred (4,500), according to the latest official decennial census; providing for the appointment, duties, compensation and tenure of office of the judge of any such court; prescribing the jurisdiction, the pleading, practice and service of notice of process; prescribing filing fees; providing for a clerk and prescribing his duties; repealing chapter 27151, Laws of Florida, 1951, and chapter 61-1233, Laws of Florida, providing an effective date.

On motions by Senator Cross, the rules were waived and SB 1686 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Cross to take up out of order—

SB 1724—A bill to be entitled An act relating to Lafayette county; providing for travel expenses for the board of county commissioners; providing an effective date.

On motions by Senator Cross, the rules were waived and SB 1724 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Knopke to take up out of order—

SB 1659—A bill to be entitled An act relating to Hillsborough county; providing for the appropriation of additional funds from Hillsborough county for the use of the charter commission of Hillsborough county in carrying out its duties and powers; providing an effective date.

On motions by Senator Knopke, the rules were waived and SB 1659 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Askew to take up out of order—

HB 3303—A bill to be entitled An act relating to Escambia County; authorizing the creation of special county water and sewer districts therein; providing for the manner of creation; providing that after creating such special county water and sewer districts shall have, and enjoy the same rights, powers and duties as county water and sewer districts created under Chapters 153.50 to 153.88, inclusive, Florida Statutes (the same being Chapter 59-466, General Laws of Florida, 1959, as amended), including but not limited to the same authority to govern, operate, maintain, regulate and control, construct, acquire or purchase water and sewer systems or any combination thereof and improvements, additions and extensions thereto and the operation thereof; to finance, construct, acquire and purchase systems by the issuance of revenue bonds or assessment bonds or certificates of indebtedness or any combinations thereof; and the exercise of same authority as a county water and sewer district relating to the defraying of the cost of operation and maintenance and other corporate purposes, the fixing of rates and collecting of charges for use of such systems and the levy and collection of special assessments on property benefited by the construction or acquisition or the operation of the systems; and granting to the holders of securities issued pursuant to this law the same rights and remedies and privileges granted to holders of similar securities issued pursuant to any provision of Chapter 153.50 to 153.88, inclusive; providing that notwithstanding the provisions of Chapter 153.50 to 153.88, inclusive, Florida Statutes, no special water or sewer district shall be authorized to issue general obligation bonds, nor to levy any ad valorem taxes for the payment of any such bonds or for any other purpose; providing that special water and sewer districts may contract with any private party or corporation for the operation of such systems and to contract, subject to certain conditions, for the furnishing of water or sewer service to users without or within the district.

On motions by Senator Askew, the rules were waived and HB 3303 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Griffin to take up out of order—

HB 3207—A bill to be entitled An act relating to investigator for county solicitor; amending section 5 of chapter 61-551, Laws of Florida, relating to salaries for special investigator for county solicitor in all counties of the state having a population of not less than one hundred seventy-five thousand (175,000) nor more than two hundred thousand (200,000), according to the latest official decennial census; providing funds therefor; providing an effective date.

On motions by Senator Griffin, the rules were waived and HB 3207 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Griffin to take up out of order—

HB 3208—A bill to be entitled An act relating to the county solicitor and assistant county solicitors in all criminal courts of record in all counties of the state having a population of not less than one hundred seventy-five thousand (175,000) nor more than two hundred thousand (200,000) according to the latest official decennial census; providing salary; providing for the method of appointment of such assistants and for the method of revocation of their appointments; prohibiting the county solicitor in each such county from participating in any private practice of law; providing an effective date.

On motions by Senator Griffin, the rules were waived and HB 3208 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Griffin to take up out of order—

HB 2406—A bill to be entitled An act to amend section 3.10, section 3.16, subsection (a), section 8.03 and section 8.04 of chapter 65-2166, Laws of Florida, Special Acts of 1965, being the charter of the City of St. Cloud; said section 3.10 relating to municipal judge and court to provide additional persons authorized to issue warrants and summons; said section 3.16 (a) providing procedure for amendments to city ordinances; said section 8.03 to provide for appointment of deputy registration officers and section 8.04 to provide for run-off election in case of certain tie votes, and providing an effective date.

On motions by Senator Griffin, the rules were waived and HB 2406 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Chiles to take up out of order—

HB 1115—A bill to be entitled An act providing for further and additional salary to be paid by Osceola county to each circuit judge who is a resident of Osceola county but who devotes the major part of his time to service in Orange county; making the same a county purpose, repealing all laws in conflict herewith, and providing an effective date.

On motions by Senator Chiles, the rules were waived and HB 1115 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|---------|-------------|------------|
| Mr. President | Boyd    | de la Parte | Gibson     |
| Askew         | Broxson | Edwards     | Gong       |
| Bafalis       | Chiles  | Elrod       | Griffin    |
| Barron        | Clayton | Fincher     | Gunter     |
| Barrow        | Cross   | Fisher      | Haverfield |
| Bell          | Deeb    | Friday      | Henderson  |



|          |         |             |             |
|----------|---------|-------------|-------------|
| Hollahan | Mathews | Sayler      | Stone       |
| Horne    | O'Grady | Shevin      | Thomas      |
| Johnson  | Ott     | Slade       | Weber       |
| Knopke   | Plante  | Spencer     | Weissenborn |
| Lane     | Poston  | Stockton    | Wilson      |
| McClain  | Reuter  | Stolzenburg | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Chiles to take up out of order—

**HB 3234**—A bill to be entitled An act relating to Polk county; amending chapter 65-619, Laws of Florida, providing for annual salary of the judge of the juvenile and domestic relations court in and for Polk county; providing an effective date.

On motions by Senator Chiles, the rules were waived and HB 3234 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Chiles to take up out of order—

**HB 3253**—A bill to be entitled An act relating to the Small Claims Court of Polk County; amending section 14 of chapter 63-633, Laws of Florida, 1963, to increase the cost deposit required in said court in connection with demand for a jury trial; providing an effective date.

On motions by Senator Chiles, the rules were waived and HB 3253 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Gibson to take up out of order—

**HB 3291**—A bill to be entitled An act relating to Taylor county, board of county commissioners; authorizing use of county equipment for purposes of maintaining cemeteries, church grounds and county refuse dumps; declaring such purposes to be public and county purposes; providing an effective date.

On motions by Senator Gibson, the rules were waived and HB 3291 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |            |          |
|---------------|-------------|------------|----------|
| Mr. President | Chiles      | Fisher     | Hollahan |
| Askew         | Clayton     | Friday     | Horne    |
| Bafalis       | Cross       | Gibson     | Johnson  |
| Barron        | Deeb        | Gong       | Knopke   |
| Barrow        | de la Parte | Griffin    | Lane     |
| Bell          | Edwards     | Gunter     | McClain  |
| Boyd          | Elrod       | Haverfield | Mathews  |
| Broxson       | Fincher     | Henderson  | O'Grady  |

|        |         |             |             |
|--------|---------|-------------|-------------|
| Ott    | Sayler  | Stockton    | Weber       |
| Plante | Shevin  | Stolzenburg | Weissenborn |
| Poston | Slade   | Stone       | Wilson      |
| Reuter | Spencer | Thomas      | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Sayler to take up out of order—

**HB 1790**—A bill to be entitled An act applying to Pinellas county, stating the purpose and intent of the act; providing for the prohibition against shooting, poisoning or otherwise injuring dogs or other animals, prohibiting the abandonment of dogs and other animals, and providing for the impounding of horses, cows, hogs or other livestock found running at large in the county or on the public streets and highways of the county; requiring rabies vaccination, licensing and registration of dogs; requiring dogs to wear a collar with license tag affixed; prohibiting unlicensed dogs from running at large; providing for a pound, pound master, compensation for same and prescribing his duties and powers; requiring the reporting of dogs and animals impounded; providing for the redemption and disposal of dogs and animals impounded and providing for redemption and disposition of unclaimed dogs and animals; providing for appeal from acts of the pound master; providing for confinement of certain dogs and animals and prohibiting trespasses by persons in control of dogs; providing for the administration of this act and appropriation of the necessary funds to administer and enforce this act; defining the penalty for violation of this act; providing for the repeal of all acts covering provisions of this act, Laws of Florida and all conflicting laws defining terms of this act; providing for the separability of the provisions of this act; and providing for an effective date.

On motions by Senator Sayler, the rules were waived and HB 1790 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator O'Grady to take up out of order—

**SB 1470**—A bill to be entitled An act creating the Citrus county recreation and water conservation and control districts extending throughout the existing territorial limits of Citrus county; providing that the board of county commissioners of Citrus county may be the ex officio governing body of such districts; declaring the purposes for which the districts are created and declaring these to be public purposes; authorizing the levy of an annual tax of not exceeding two (2) mills upon all taxable real and personal property within the territorial limits of the district; empowering the districts to acquire real and personal property or any rights therein by gift, purchase, lease, condemnation or eminent domain or otherwise; authorizing the district to use and possess state land not used for a state purpose; authorizing the district to acquire, construct, maintain and operate all works necessary to carry out the purposes of the act and to borrow money for the use of the districts; authorizing such districts to enter into contracts or agreements with the United States of America or any agency or instrumentality thereof, the state of Florida or any agency or instrumentality thereof, or any other public body, for loans, grants or other assistance in the construction, acquisition and financing of such water conservation facilities, and to comply with and fulfill the terms and provisions of such contracts or agreements; providing that the governing body of such districts may create departments, boards or agencies in said districts and delegate administrative and other duties relating to such districts to such departments, boards or agencies; providing for the constitutional severability of such act; providing an effective date.

On motion by Senator O'Grady, the rules were waived and SB 1470 was read the second time by title.

The Committee on Water Conservation, Salt Water and Natural Resources offered the following amendment which was adopted on motion by Senator O'Grady:

In Section 8, line 17, page 7, strike: the semicolon (;) and insert the following: subject to the approval of the Florida board of conservation;

On motion by Senator O'Grady, the rules were waived and SB 1470 as amended was read the third time in full and passed. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was ordered engrossed.

Unanimous consent was granted Senator Clayton to take up out of order—

HB 3091—A bill to be entitled An act repealing Chapter 27,505, Laws of Florida, Acts of 1951, as amended by Chapter 29,019, Laws of Florida, Acts of 1953, and as further amended by Chapter 57-1260, Laws of Florida, Acts of 1957, and as further amended by Chapter 61-2071, Laws of Florida, Acts of 1961 pertaining to firemen's pension; providing an effective date.

On motions by Senator Clayton, the rules were waived and HB 3091 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Clayton to take up out of order—

HB 3133—A bill to be entitled An act providing for the amount of fee to be charged by justices of the peace of Volusia county, for the issuance of warrants; providing an effective date.

On motions by Senator Clayton, the rules were waived and HB 3133 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Clayton to take up out of order—

HB 3131—A bill to be entitled An act providing for the appointment of not more than one (1) deputy constable in each of the justice of the peace districts of Volusia county; providing for his duties and compensation; providing an effective date.

On motions by Senator Clayton, the rules were waived and HB 3131 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Clayton to take up out of order—

HB 3236—A bill to be entitled An act relating to the office of Special Investigator for the 7th Judicial Circuit in and for Volusia County, Florida; amending Section 4 of chapter 24217, Laws of Florida 1947 to provide for the compensation of such Special Investigator; providing an effective date.

On motions by Senator Clayton, the rules were waived and HB 3236 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Clayton to take up out of order—

HB 3166—A bill to be entitled An act relating to Hernando county; creating elective office of prosecuting attorney for county judge's court of Hernando county; fixing term of said office and method and time of filling same; establishing qualifications for said office; prescribing duties of prosecuting attorney; giving prosecuting attorney authority to subpoena witnesses before him; providing that compensation of said prosecuting officer be prescribed by general law; providing for confirmation of term of office of holder of said office under chapter 65-1000, Laws of Florida; providing an effective date.

On motions by Senator Clayton, the rules were waived and HB 3166 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |



The bill was certified to the House.

Unanimous consent was granted Senator Clayton to take up out of order—

HB 3132—A bill to be entitled An act providing for the compensation and salary of each of the justices of the peace and constables of Volusia county; providing for the method of payment; providing an effective date.

On motions by Senator Clayton, the rules were waived and HB 3132 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Clayton to take up out of order—

HB 3227—A bill to be entitled An act creating south county drainage district in Volusia county, ratifying, establishing and approving the district boundaries, making applicable to such district the provisions of chapter 298 Florida Statutes; finding a public benefit; finding that all lands in said district are benefited; providing for the levy collection and enforcement of all taxes levied by said district at the same time and in like manner as county taxes; providing for the same discount and penalty as county taxes; declaring that waters in said district are a common enemy; providing for severability of the provisions of the act; providing that the act shall take precedence over any conflicting law to the extent of such conflict; approving the manner of giving notice of intention to apply for this legislation; enacting other provisions relating to this subject; and providing that this act shall take effect upon its approval by the governor or upon its becoming a law without such approval.

On motions by Senator Clayton, the rules were waived and HB 3227 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Clayton to take up out of order—

HB 3223—A bill to be entitled An act relating to all counties having a population of not less than fifty-six thousand (56,000) and not more than sixty-one thousand (61,000), according to the latest official decennial census; creating the office of prosecuting attorney for the county judge's court in such counties; describing his duties and powers, compensation, and providing an effective date.

On motions by Senator Clayton, the rules were waived and HB 3223 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|---------|--------|---------|
| Mr. President | Bafalis | Barrow | Boyd    |
| Askew         | Barron  | Bell   | Broxson |

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|-------------|------------|---------|-------------|
| Chiles      | Gibson     | Lane    | Slade       |
| Clayton     | Gong       | McClain | Spencer     |
| Cross       | Griffin    | Mathews | Stockton    |
| Deeb        | Gunter     | O'Grady | Stolzenburg |
| de la Parte | Haverfield | Ott     | Stone       |
| Edwards     | Henderson  | Plante  | Thomas      |
| Elrod       | Hollahan   | Poston  | Weber       |
| Fincher     | Horne      | Reuter  | Weissenborn |
| Fisher      | Johnson    | Sayler  | Wilson      |
| Friday      | Knopke     | Shevin  | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Clayton to take up out of order—

HB 2476—A bill to be entitled An act ratifying, confirming, validating and legalizing all assessments, assessment rolls, valuations of properties, levies of taxes and delinquent tax certificates, and annexations of territory to the City of Eustis, Florida, under Section 171.04, Florida Statutes, heretofore made by and as entered upon the rolls and records of the City of Eustis, Florida, for the years 1965 and 1966, together with all acts and proceedings had, done or performed by the duly constituted governing authorities, officials of said City in connection therewith, making same valid, legal and binding liens upon lands and properties upon which same are made, assessed and levied, and authorizing the collection of said taxes, assessments and delinquent tax certificates. Providing for the effective date of such law and for the repeal of all laws in conflict therewith.

On motions by Senator Clayton, the rules were waived and HB 2476 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Clayton to take up out of order—

HB 2475—A bill to be entitled An act ratifying, confirming, validating and legalizing all assessments, assessment rolls, valuations of properties, levies of taxes and delinquent tax certificates, heretofore made by and as entered upon the rolls and records of the Town of Montverde, Florida, for the years 1965 and 1966, together with all acts and proceedings had, done or performed by the duly constituted governing authorities, Officials of said Town in connection therewith, making same valid, legal and binding liens upon lands and properties upon which same are made, assessed and levied, and authorizing the collection of said taxes, assessments and delinquent tax certificates. Providing for the effective date of such law and for the repeal of all laws in conflict therewith.

On motions by Senator Clayton, the rules were waived and HB 2475 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Clayton to take up out of order—

HB 2477—A bill to be entitled An act ratifying, confirming, validating and legalizing all assessments, assessment rolls, valuations of properties, levies of taxes and delinquent tax certificates heretofore made by and as entered upon the rolls and records of the City of Umatilla, Florida, for the years 1965 and 1966, together with all acts and proceedings had, done and performed by the duly constituted governing authorities and officials of said city in connection therewith, making same valid, legal and binding liens upon the lands and properties upon which same are made, assessed and levied, and authorizing the collection of said taxes, assessments and delinquent tax certificates; providing for the effective date of such law and for the repeal of all laws in conflict therewith.

On motions by Senator Clayton, the rules were waived and HB 2477 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Cross to take up out of order—

HB 2511—A bill to be entitled An act relating to the City of Gainesville, amending Chapter 12760, Special Acts of Florida, 1927, as amended by Chapter 29099, Special Acts of Florida, 1953, by adding a new section 7(aa) to provide that the City shall have power to levy and impose license taxes by Ordinance for the purpose of regulation upon all occupations and privileges, and to determine and fix the amounts thereof, which amounts shall not be limited or restricted by the general laws of the State; providing for the collection of same; providing for penalties and providing an effective date.

—Pending roll call, having been reconsidered this day.

By consent of the Senate, Senator Cross offered the following amendment which was adopted by two-thirds vote:

In Section 1, line 12, page 1, strike: "the amounts to be paid;" and insert the following: the amounts to be paid, which amounts shall not be limited or restricted by the general revenue laws of the State;

On motion by Senator Cross, HB 2511 as amended was read in full and passed. The vote was: Yeas—48 Nays—None

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| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill as amended was certified to the House.

Unanimous consent was granted Senator Cross to take up out of order—

HB 3304—A bill to be entitled An act creating the Bradford County recreation and water conservation and control districts extending throughout the existing territorial limits of Bradford County; providing that the board of county commissioners of Bradford County may be the ex-officio governing body of such districts; declaring the purposes for which the districts are created and declaring these to be public purposes; authorizing

the levy of an annual tax of not exceeding two (2) mills upon all taxable real and personal property within the territorial limits of the district; empowering the districts to acquire real and personal property or any rights therein by gift, purchase, lease, condemnation or eminent domain or otherwise; authorizing the district to use and possess state land not used for a state purpose; authorizing the district to acquire, construct, maintain and operate all works necessary to carry out the purposes of the act and to borrow money for the use of the districts; authorizing such districts to enter into contracts or agreements with the United States of America, or any agency or instrumentality thereof, the State of Florida, or any agency or instrumentality thereof, or any other public body, for loans, grants or other assistance in the construction, acquisition and financing of such water conservation facilities, and to comply with and fulfill the terms and provisions of such contracts or agreements; providing that the governing body of such districts may create departments, boards or agencies in said districts and delegate administrative and other duties relating to such districts to such departments, boards or agencies; providing for the constitutional severability of such act; providing for a referendum.

On motions by Senator Cross, the rules were waived and HB 3304 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Barron to take up out of order—

HB 3297—A bill to be entitled An act relating to the city of Springfield, Bay county; amending the charter of the city of Springfield, section 11(1), chapter 27900, Laws of Florida, 1951; fixing compensation of certain officers; providing an effective date.

On motions by Senator Barron, the rules were waived and HB 3297 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Barron to take up out of order—

HB 3311—A bill to be entitled An act relating to juvenile court counselors, compensation; providing for the annual compensation of the juvenile court counselors and secretaries employed by the juvenile or county judge's court in any county of the state having a population of not less than sixty-four thousand (64,000) and not more than sixty-eight thousand (68,000), according to the latest official decennial census; repealing chapter 28360, 1953; chapter 31432, 1956; chapter 61-830; chapter 61-835; chapter 63-827, all Laws of Florida; providing an effective date.

On motions by Senator Barron, the rules were waived and HB 3311 was read the second time by title, the third time in

full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Hollahan to take up out of order—

HB 3274—A bill to be entitled An act relating to alcoholic beverage licenses in any county having a population in excess of four hundred thousand (400,000), according to the latest official decennial census; providing for an additional beverage license; providing an effective date.

On motions by Senator Hollahan, the rules were waived and HB 3274 was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—47

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|---------------|-------------|---------|-------------|
| Mr. President | de la Parte | Horne   | Shevin      |
| Askew         | Edwards     | Johnson | Slade       |
| Bafalis       | Elrod       | Knopke  | Spencer     |
| Barron        | Fisher      | Lane    | Stockton    |
| Barrow        | Friday      | McClain | Stolzenburg |
| Bell          | Gibson      | Mathews | Stone       |
| Boyd          | Gong        | O'Grady | Thomas      |
| Broxson       | Griffin     | Ott     | Weber       |
| Chiles        | Gunter      | Plante  | Weissenborn |
| Clayton       | Haverfield  | Poston  | Wilson      |
| Cross         | Henderson   | Reuter  | Young       |
| Deeb          | Hollahan    | Sayler  |             |

Nays—1

Fincher

The bill was certified to the House.

Unanimous consent was granted Senator Barrow to take up out of order—

HB 3320—A bill to be entitled An act relating to Okaloosa county, schools; authorizing the board of public instruction of Okaloosa county to acquire, construct, enlarge, improve, repair, remodel and equip and furnish schools and school facilities; authorizing the issuance of revenue bonds payable from motor vehicle license taxes allocated to said board pursuant to the provisions of section 18, Article XII of the state constitution, and the state forest receipts received by said board pursuant to the provisions of section 589.08, Florida Statutes, to pay the costs of such projects; providing an effective date.

On motions by Senator Barrow, the rules were waived and HB 3320 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Barrow to take up out of order—

HB 3319—A bill to be entitled An act relating to Okaloosa

county, schools; authorizing the board of public instruction of Okaloosa county, to acquire, construct, enlarge, improve, repair, remodel, equip and furnish schools, school facilities and all necessary appurtenances within the county; authorizing the issuance of revenue bonds payable from motor vehicle license taxes allocated to the board pursuant to the provisions of section 18, article XII of the state constitution, the state forest receipts received by Okaloosa county pursuant to the provisions of section 589.08, Florida Statutes, and race track funds and jai alai funds accruing annually to Okaloosa county pursuant to the provisions of chapters 550 and 551, Florida Statutes, and allocated to the board, to pay the costs of such projects; providing an effective date.

On motions by Senator Barrow, the rules were waived and HB 3319 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Slade to take up out of order—

HB 3325—A bill to be entitled An act relating to the Ocean Highway and Port Authority, Nassau County, Florida; finding and declaring the development of commerce, industry economic stability and general welfare of Nassau County, Florida is a joint responsibility of the State of Florida, the Ocean Highway and Port Authority, and of all political subdivisions thereof; finding and declaring that the acquisition, construction, extension, expansion, enlargement, and equipping by the Authority of Pulp refining or manufacturing plants or mills, and related facilities to be leased to a private corporation are in part a discharge of such responsibility and constitute a public purpose; authorizing the authority to acquire, construct, extend, expand, enlarge, equip and lease such Pulp Refining or Manufacturing Plants or Mills, authorizing the Authority to issue revenue obligations payable from lease rentals and other legally available funds and revenues to finance the cost of acquisition, construction, extension, expansion, enlargement, and equipping of such Pulp Refining or Manufacturing Plants or Mills; and providing an effective date, and for a referendum.

On motions by Senator Slade, the rules were waived and HB 3325 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

HB 3326—A bill to be entitled An act relating to the city of Fernandina Beach, Nassau County, Florida, amending Section 123 of Chapter 8949, Special Acts of 1921, as amended and amending said Section 123 by adding new Section 123A thereto; providing for the method of election; and providing an effective date.

On motions by Senator Mathews, the rules were waived and HB 3326 was read the second time by title, the third time in

full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Fisher to take up out of order—

HB 3327—A bill to be entitled An act relating to the Ocean Highway and Port Authority, Nassau County, Florida; finding and declaring that the development of commerce, industry economic stability and general welfare of Nassau County, Florida is a joint responsibility of the State of Florida, the Ocean Highway and Port Authority, and of all political subdivisions thereof; finding and declaring that the acquisition, construction, extension, expansion, enlargement and equipping by the authority of a chemical plant and related facilities to be leased to a private corporation are in part a discharge of such responsibility and constitute a public purpose; authorizing the authority to acquire, construct, extend, expand, enlarge, equip and lease such authorizing the authority to issue revenue obligations payable from lease rentals and other legally available funds and revenues to finance the cost of acquisition, construction, extension, expansion, enlargement, and equipping of such chemical plant; and providing an effective date, and for a referendum.

On motions by Senator Fisher, the rules were waived and HB 3327 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Stockton to take up out of order—

HB 3328—A bill to be entitled An act relating to the ocean highway and port authority, Nassau County, Florida; finding and declaring that the development of commerce, industry economic stability and general welfare of Nassau County, Florida is a joint responsibility of the state of Florida, the ocean highway and port authority, and of all political subdivisions thereof; finding and declaring that the acquisition, construction, extension, expansion, enlargement and equipping by the authority of building materials manufacturing plants and related facilities to be leased to a private corporation are in part a discharge of such responsibility and constitute a public purpose; authorizing the authority to acquire, construct, extend, expand, enlarge, equip and lease such building materials manufacturing plants, authorizing the authority to issue revenue obligations payable from lease rentals and other legally available funds and revenues to finance the cost of acquisition, construction, extension, expansion, enlargement and equipping of such building materials manufacturing plants; and providing an effective date, and for a referendum.

On motions by Senator Stockton, the rules were waived and HB 3328 was read the second time by title, the third time in

full and passed, title as stated. The vote was: Yeas—48 Nays—None

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| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

HB 3310—A bill to be entitled An act relating to the Ocean Highway and Port Authority, Nassau county, Florida; finding and declaring that the development of commerce, industry economic stability and general welfare of Nassau county, Florida is a joint responsibility of the State of Florida, the Ocean Highway and Port Authority, and of all political subdivisions thereof; finding and declaring that the acquisition, construction, extension, expansion, enlargement and equipping by the Authority of a Pulp and Paper Mill and related facilities to be leased to a private corporation are in part a discharge of such responsibility and constitute a public purpose; authorizing the Authority to acquire, construct, extend, expand, enlarge, equip and lease such Pulp and Paper Mill; and authorizing the Authority to issue revenue obligations payable from lease rentals and other legally available funds and revenues to finance the cost of acquisition, construction, extension, expansion, enlargement and equipping of such Pulp and Paper Mill; and providing an effective date, and for a referendum.

On motions by Senator Mathews, the rules were waived and HB 3310 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Barrow to take up out of order—

HB 3271—A bill to be entitled An act relating to the sheriff, eating and sleeping at jail, in any county having a population of not less than ten thousand four hundred (10,400) and not more than eleven thousand (11,000), according to the latest official decennial census; providing that the sheriff of such county, and his immediate family may eat and sleep at the county jail; providing an effective date.

On motions by Senator Barrow, the rules were waived and HB 3271 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

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| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Barrow to take up out of order—

HB 3244—A bill to be entitled An act relating to Okaloosa county, water district; creating and establishing from portions of Okaloosa county the twin city water district for purposes of acquiring, constructing, owning, operating, managing, maintaining, extending, improving and financing one (1) or more water distribution systems, or one (1) or more water transmission systems, or water transmission and distribution systems, for the use and benefit of its member municipalities, and for the benefit of the public and other users of water in the district, including such other municipalities to which the district may sell water; naming and designating the member municipalities of the district; defining and prescribing territorial limits and area of service of district; granting powers to district including power of eminent domain; providing means of exercising such powers; authorizing counties, municipalities and districts to enter into franchise agreements with district; providing for a board of commissioners and governing body to direct its affairs; providing officers for district; authorizing district to issue and sell revenue bonds; authorizing and providing for judicial validation of such bonds; providing for adoption of resolutions or the execution and delivery by district of other instruments of security for the benefit of holders of such bonds; providing for remedies and rights available to holders of bonds or certificates; providing district with power of taxation; providing that bonds of district and interest thereon shall be tax exempt; providing that resolutions, deeds, trust indentures and other instruments of, by or to district shall be tax exempt; providing for use, utilization and distribution of revenues of water systems of district; regulating use of proceeds from the sale of any such bonds or certificates; making such bonds or certificates legal investments for banks, trust companies, fiduciaries and public agencies and bodies; providing for use of public roads by district; providing a covenant by the state not to alter provisions of this act to the detriment of holders of bonds or certificates of district and to make provisions with respect to acquisition, construction, maintenance, operation, financing and refinancing of the water system or systems by the district; providing for collection of fees; rentals or other charges for services of water system; providing an effective date.

On motions by Senator Barrow, the rules were waived and HB 3244 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Stockton to take up out of order—

SB 1723—A bill to be entitled An act to amend Sections 1 through 24 inclusive, of Chapter 25489, Laws of Florida, 1949, as the same shall have been amended, including the amendments of House Bill 2892 of the 1967 Session of the Florida legislature, relating to the small claims court of Duval County. The amendments relating to and providing for: Name of court; jurisdiction; venue; judges; duties of judges; election of judges; terms of office for judges; qualifications for judges; and compensation for judges; payment of compensation; a clerk, chief deputy clerk; deputy clerks; duties and qualifications of clerk and deputy clerks; sheriff to be the executive officer of the court; seal for the court; a court of record entitled to the benefits of Chapter 57-274 of the Laws of Florida; purpose of the court; assignment of judge to the court when judge is unable to discharge duties; monies collected by the court; appropriation of funds for operation of the court and salaries; commencement of actions; service of process by mail, sheriff, constable; and constructive services of process; default judgments; costs, charges and fees collected by the court; waiver

of costs; awarding of court costs; court procedure; counter-claims; orders deferring final judgment, staying writs of execution, attachment, garnishment and replevin; forms for the litigation of actions; jury trials; judgments to be liens on real estate; writs of execution; levy and sale; procedure for appeals; personnel, quarters, equipment, supplies, property, and appropriated funds transferred from small claims court to court of claims; court of claims to use name of small claims court; appropriation of funds; furnishing of forms for the litigation of actions; repealing all conflicting law; constitutionality of the act; and providing for an effective date.

On motions by Senator Stockton, the rules were waived and SB 1723 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Stockton to take up out of order—

SB 1706—A bill to be entitled An act amending section 3, Article 3, Chapter 3775, Acts 1887, providing for surety bond for councilmen in the amount of fifty thousand (\$50,000.00) dollars, providing an effective date.

On motions by Senator Stockton, the rules were waived and SB 1706 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Stockton to take up out of order—

SB 1707—A bill to be entitled An act amending section 6, chapter 7659, acts 1917; providing for surety bond for commissioners in the amount of one hundred thousand (\$100,000.00) dollars; providing an effective date.

On motions by Senator Stockton, the rules were waived and SB 1707 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Stockton to take up out of order—

SB 1708—A bill to be entitled An act authorizing and empowering the Board of County Commissioners of Duval County to appropriate and expend county funds, not to exceed the sum of five hundred dollars (\$500.00) for the purchase of trophies, awards and ribbons, to be given to outstanding participants in Duval county sponsored and supervised recreational programs and activities and providing for an effective date.

On motions by Senator Stockton, the rules were waived and SB 1708 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Fisher to take up out of order—

SB 1716—A bill to be entitled An act relating to Duval county, authorizing the board of county commissioners of Duval county to make appropriations, donations and payments to Greater Jacksonville Economic Opportunity, Inc., a corporation not for profit; providing an effective date.

On motions by Senator Fisher, the rules were waived and SB 1716 was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—47

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stolzenburg |
| Bell          | Friday      | McClain  | Stone       |
| Boyd          | Gibson      | Mathews  | Thomas      |
| Broxson       | Gong        | O'Grady  | Weber       |
| Chiles        | Griffin     | Ott      | Weissenborn |
| Clayton       | Gunter      | Plante   | Wilson      |
| Cross         | Haverfield  | Poston   | Young       |
| Deeb          | Henderson   | Reuter   |             |

Nays—1

Stockton

The bill was certified to the House.

Unanimous consent was granted Senator Fisher to take up out of order—

SB 1704—A bill to be entitled An act amending chapter 63-1305, Laws of Florida, 1963, creating the Duval County Hospital Authority; amending section 3 to provide that a majority of the members shall constitute a quorum; amending section 6 to permit donations without conditions to be expended by the Authority; amending the powers of the Authority contained in section 7(c), (f) and (p); amending section 17 by permitting revenues, other than ad valorem taxes, over and above the amount so budgeted to be used for certain purposes; amending section 21 by permitting the Authority to treat private patients and providing for an effective date.

On motions by Senator Fisher, the rules were waived and SB 1704 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |            |          |
|---------------|-------------|------------|----------|
| Mr. President | Chiles      | Fisher     | Hollahan |
| Askew         | Clayton     | Friday     | Horne    |
| Bafalis       | Cross       | Gibson     | Johnson  |
| Barron        | Deeb        | Gong       | Knopke   |
| Barrow        | de la Parte | Griffin    | Lane     |
| Bell          | Edwards     | Gunter     | McClain  |
| Boyd          | Elrod       | Haverfield | Mathews  |
| Broxson       | Fincher     | Henderson  | O'Grady  |

|        |         |             |             |
|--------|---------|-------------|-------------|
| Ott    | Sayler  | Stockton    | Weber       |
| Plante | Shevin  | Stolzenburg | Weissenborn |
| Poston | Slade   | Stone       | Wilson      |
| Reuter | Spencer | Thomas      | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Fisher to take up out of order—

SB 1698—A bill to be entitled An act amending Section 14, Chapter 7659, Acts 1917; providing for surety bond for the city auditor in the amount of one hundred thousand (\$100,000.00) dollars, providing an effective date.

On motions by Senator Fisher, the rules were waived and SB 1698 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Fisher to take up out of order—

SB 1699—A bill to be entitled An act amending section 1, Article 9, Chapter 3775, Acts 1887, providing for surety bond for the city recorder in the amount of fifty thousand (\$50,000.00) dollars, providing an effective date.

On motions by Senator Fisher, the rules were waived and SB 1699 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Slade to take up out of order—

SB 1694—A bill to be entitled An act amending Section 1, Article 8, Chapter 3775, Acts 1887, and Section 1, Chapter 63-1449, providing for surety bond for the city treasurer in the amount of two hundred fifty thousand (\$250,000.00) dollars, providing an effective date.

On motions by Senator Slade, the rules were waived and SB 1694 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.



Unanimous consent was granted Senator Slade to take up out of order—

**SB 1696**—A bill to be entitled An act amending Section 9, Chapter 6357, Acts 1911, providing for surety bond for the tax assessor in the amount of fifty thousand (\$50,000.00) dollars, providing an effective date.

On motions by Senator Slade, the rules were waived and SB 1696 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Slade to take up out of order—

**SB 1705**—A bill to be entitled An act amending section 15, chapter 7657, Laws of Florida 1917, entitled "An act relating to the police pension and relief fund of the city of Jacksonville"; repealing and amending section 15 to provide those events which will bar pension rights; providing an effective date.

On motions by Senator Slade, the rules were waived and SB 1705 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Slade to take up out of order—

**SB 1693**—A bill to be entitled An act amending section 8, chapter 18615, Laws of Florida, 1937, entitled "An act providing for pensions for certain members of the police and fire departments of the city of Jacksonville," repealing and amending section 8 to provide those events which will bar pension rights and providing an effective date.

On motions by Senator Slade, the rules were waived and SB 1693 was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—46

|               |             |         |             |
|---------------|-------------|---------|-------------|
| Mr. President | de la Parte | Horne   | Shevin      |
| Askew         | Edwards     | Johnson | Slade       |
| Bafalis       | Elrod       | Knopke  | Spencer     |
| Barron        | Fincher     | Lane    | Stolzenburg |
| Barrow        | Friday      | McClain | Stone       |
| Bell          | Gibson      | Mathews | Thomas      |
| Boyd          | Gong        | O'Grady | Weber       |
| Broxson       | Griffin     | Ott     | Weissenborn |
| Chiles        | Gunter      | Plante  | Wilson      |
| Clayton       | Haverfield  | Poston  | Young       |
| Cross         | Henderson   | Reuter  |             |
| Deeb          | Hollahan    | Sayler  |             |

Nays—2

Fisher                      Stockton

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

**SB 1717**—A bill to be entitled An act affecting the Jacksonville port authority, providing that the lease dated February 15, 1967, between the authority and Lockheed Aircraft Corporation, and the bonds to be issued pursuant to the bond resolution of the authority dated February 16, 1967, are entered into by the authority primarily for public purposes; providing that section 16 and paragraphs A, B, C, and E of section 15, of chapter 63-1447, Laws of Florida, are inapplicable to said lease dated February 15, 1967, and said bond resolution dated February 16, 1967, and all transactions entered into by the authority pursuant thereto; authorizing the authority, in the fulfillment of the terms of said lease dated February 15, 1967, to enter into construction contracts and purchase materials upon such terms as it deems necessary or appropriate, with or without requiring the submission of bids for the execution of performance bonds by contractors or to construct or improve said land or facilities itself or otherwise than by contract; authorizing instruments in writing relating to any project of the authority described in said lease dated February 15, 1967, including the authorization for expenditure of funds relating to such projects, to be executed by the chairman and the secretary of the authority or by such other officers, members or employees as the authority may designate by resolution; providing an effective date.

On motions by Senator Mathews, the rules were waived and SB 1717, was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

**SB 1697**—A bill to be entitled An act relating to collective bargaining for firemen in certain counties of the state having a population of more than four hundred thousand (400,000) and less than nine hundred thousand (900,000) according to the latest decennial census; repealing Senate Bill 891, 1967, as it may relate to counties in the aforesaid population bracket; providing an effective date.

On motions by Senator Mathews, the rules were waived and SB 1697 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

**SB 1701**—A bill to be entitled An act amending section 3 of chapter 59-1242, Laws of Florida, Acts of 1959, relating to the county medical examiner of Duval County by providing for the appointment, compensation and duties of deputy medical

examiners to make examinations in respect to any female person allegedly raped, and providing an effective date.

On motions by Senator Mathews, the rules were waived and SB 1701 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

**SB 1700—A bill to be entitled An act relating to alcoholic beverage licenses in counties of over four hundred thousand (400,000) population insofar as such act may apply in counties of the state having a population of more than four hundred thousand (400,000) but less than nine hundred thousand (900,000) inhabitants according to the latest official decennial census; repealing Senate Bill 1260, 1967, insofar as it may relate to the aforesaid population bracket; providing an effective date.**

On motions by Senator Mathews, the rules were waived and SB 1700 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

**SB 1703—A bill to be entitled An act relating to weights, measures and standards in counties of the state having a population of not less than four hundred thousand (400,000) nor more than nine hundred thousand (900,000) according to the latest decennial census; repealing Senate Bill 869, 1967, insofar as it may relate to the aforesaid population bracket; providing an effective date.**

On motions by Senator Mathews, the rules were waived and SB 1703 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

**SB 1695—A bill to be entitled An act fixing and defining**

millages of the preceding year under section 2, chapter 65-258, Laws of Florida, 1965, (section 193.031 Florida Statutes, 1965) for budgets for 1967-1968, in counties revalued in 1965, where the county budget commission fixed and approved budgets for 1965-1966 and 1966-1967, on a formula based on overall general millage.

On motion by Senator Mathews, the rules were waived and SB 1695 was read the second time by title.

Senator Mathews offered the following amendment which was adopted:

In Section 1, line 10, page 2, insert the following: The millage for operation for said schools and hospital authority as prescribed in this section shall not include millage for debt service.

Senator Mathews also offered the following amendment which was adopted:

In Section 1, line 10, page 2, strike: "three (3) mills." and insert the following: two and 60/100 (2.60) mills.

On motion by Senator Mathews, the rules were waived and SB 1695 as amended was read the third time in full and passed. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was ordered engrossed.

On motion by Senator Edwards, further consideration of HB 2141 was indefinitely postponed, and the action of the Senate was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

**HB 3064—A bill to be entitled An act relating to Duval County; providing that employees of Duval County may, for retirement purposes only, connect time employed by the State Welfare Board of Florida to time employed by Duval County, provided that certain contributions are made to the Duval County Pension Fund; providing an effective date.**

On motions by Senator Mathews, the rules were waived and HB 3064 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Slade to take up out of order—

**HB 3101—A bill to be entitled An act relating to Duval County; providing that employees of Duval County may, for retirement purposes only, connect time employed by the City of Jacksonville, Florida to time employed by Duval County, provided that certain contributions are made to the Duval County Pension Fund; providing an effective date.**

On motions by Senator Slade, the rules were waived and HB 3101 was read the second time by title, the third time in

full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Fisher to take up out of order—

HB 3080—A bill to be entitled An act relating to the office of the probation and parole officer for the criminal court of record in all counties not having home rule and having a population of not less than four hundred fifty thousand (450,000) according to the latest official decennial census; providing for the appointment of a probation and parole officer; providing for the hiring of an assistant probation and parole officer and three (3) second assistant probation and parole officers; providing for their compensation; providing the rights and duties of the probation and parole officer, the assistant probation and parole officer, and the three (3) second assistant probation and parole officers; repealing chapters 65-982 and 65-1484, Laws of Florida; providing an effective date.

On motions by Senator Fisher, the rules were waived and HB 3080 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Stockton to take up out of order—

HB 3219—A bill to be entitled An act authorizing the Board of County Commissioners of Duval County, Florida to appropriate and expend monies from its general fund for the purpose of paying and providing annual trips of the school boy patrol; to validate and confirm expenditures heretofore made by Duval County for that purpose; providing for an effective date.

On motions by Senator Stockton, the rules were waived and HB 3219 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

HB 3221—A bill to be entitled An act to amend section 1 of

chapter 24616, Laws of Florida, special acts of 1947, entitled, "An act affecting the government of the city of Jacksonville by fixing the salary of the municipal judge", as amended by chapter 65-1751, section 1; providing an effective date.

On motions by Senator Mathews, the rules were waived and HB 3221 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Slade to take up out of order—

HB 3251—A bill to be entitled An act relating to the City of Jacksonville; authorizing the city of Jacksonville to make appropriations, donations and payments to Greater Jacksonville Economic Opportunity, Inc., a corporation not for profit; providing an effective date.

On motions by Senator Slade, the rules were waived and HB 3251 was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—47

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stolzenburg |
| Bell          | Friday      | McClain  | Stone       |
| Boyd          | Gibson      | Mathews  | Thomas      |
| Broxson       | Gong        | O'Grady  | Weber       |
| Chiles        | Griffin     | Ott      | Weissenborn |
| Clayton       | Gunter      | Plante   | Wilson      |
| Cross         | Haverfield  | Poston   | Young       |
| Deeb          | Henderson   | Reuter   |             |

Nays—1

Stockton

The bill was certified to the House.

Unanimous consent was granted Senator Fisher to take up out of order—

HB 3220—A bill to be entitled An act relating to the City of Jacksonville amending section 1 of the city charter, chapter 25936, Laws of Florida, 1949, "An act affecting the government of the city of Jacksonville fixing the salary of the city treasurer, and providing for the terms of payment thereof," as amended by chapter 65-1753, Laws of Florida, so as to fix the salary of the city treasurer of the city of Jacksonville; providing an effective date.

On motions by Senator Fisher, the rules were waived and HB 3220 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Saylor      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Stockton to take up out of order—

**HB 3232**—A bill to be entitled An act relating to the use and sale of mullet in all counties of the state having a population of not less than 400,000 nor more than 900,000, according to the latest official decennial census; permitting use and sale of mullet for bait purposes; providing an effective date.

On motions by Senator Stockton, the rules were waived and HB 3232 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order—

**HB 3255**—A bill to be entitled An act to amend subsection (a) of section 6, chapter 63-665, Laws of Florida, 1963, entitled, "An act relating to the office of state attorney in each judicial circuit of the state of Florida embracing and including two (2) or more counties in which is one (1) county having a population of four hundred fifty thousand (450,000) or more inhabitants according to the latest official decennial census"; providing for one (1) investigator in the state attorney's office to be an attorney-at-law and a member of the Florida bar or a law enforcement officer with at least ten (10) years investigative experience; providing an effective date.

On motions by Senator Mathews, the rules were waived and HB 3255 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Slade to take up out of order—

**HB 3298**—A bill to be entitled An act granting compensation increases in monthly salaries to official court reporters of divisions "A", "B" and "C" for the criminal court of record in Duval county, Florida; providing an effective date.

On motions by Senator Slade, the rules were waived and HB 3298 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Mathews to take up out of order.

**HB 3169**—A bill to be entitled An act amending section 349.03, Florida Statutes, which creates the Jacksonville expressway authority; establishes its governing body, its members' citizenship, manner of appointment, terms, manner of filling vacancies; providing traveling expenses for members and a staff and its compensation; providing for delegation of powers and removal of members from office; creating the Jacksonville expressway authority, establishing its governing body and the manner of members' appointment; providing members' qualifications; providing method of appointment to fill vacancies; providing members' terms; providing for a chairman; providing traveling expenses for members but no compensation; providing constitution of a quorum and manner of enactment of ordinances and resolutions; providing a staff and its compensation; providing for delegation of powers; providing for removal of members; and providing when and how this act shall take effect; providing an effective date.

On motion by Senator Mathews, the rules were waived and HB 3169 was read the second time by title.

Senator Mathews offered the following amendment which was adopted:

In Section 1, line 1, page 2, before the words "politic and corporate" insert the following: There is hereby created and established a body

On motion by Senator Mathews, the rules were waived and HB 3169 as amended was read the third time in full and passed. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill as amended was certified to the House.

Unanimous consent was granted Senator Thomas to take up out of order—

**HB 3288**—A bill to be entitled An act relating to a pension and retirement system for the city of Boynton Beach, Florida; amending Chapter 47-24398, laws of Florida, 1947 to provide for a pension and retirement system for the city of Boynton Beach, Florida; providing for its establishment, limitations, administration, investment, policies, insurance appropriations, and levies; providing a severability clause; providing for a referendum; providing an effective date.

On motions by Senator Thomas, the rules were waived and HB 3288 was read the second time by title, the third time in full and passed, title as stated. The vote was:

Yeas—45

|               |            |         |             |
|---------------|------------|---------|-------------|
| Mr. President | Edwards    | Johnson | Slade       |
| Askew         | Elrod      | Knopke  | Spencer     |
| Barron        | Fincher    | Lane    | Stockton    |
| Barrow        | Fisher     | McClain | Stolzenburg |
| Bell          | Gibson     | Mathews | Stone       |
| Boyd          | Gong       | O'Grady | Weber       |
| Broxson       | Griffin    | Ott     | Weissenborn |
| Chiles        | Gunter     | Plante  | Wilson      |
| Clayton       | Haverfield | Poston  | Young       |
| Cross         | Henderson  | Reuter  |             |
| Deeb          | Hollahan   | Sayler  |             |
| de la Parte   | Horne      | Shevin  |             |

Nays—3

Bafalis Friday Thomas

The bill was certified to the House.

## EXPLANATION OF VOTES

House Bill 3288 creates a pension plan for the City of Boynton Beach and is subject to a local referendum.

This local bill was not presented at one of the public hearings held by the Palm Beach County legislative delegation as required by the delegation of all local bills.

The delegation has refused to introduce other local legislation because same was not presented at a public hearing held by the delegation.

Inasmuch as the delegation passes local legislation on a majority vote of the delegation, the undersigned senators are acceding to the majority will of the delegation by permitting same to pass.

We wish to expressly state that we are not in disagreement with the intent of said legislation but strongly feel that every request from each municipality in Palm Beach County should be treated equally and for this reason only we vote no.

JERRY THOMAS  
L. A. BAFALIS  
ELMER O. FRIDAY, JR.

Unanimous consent was granted Senator Thomas to take up out of order—

CS for HB 1770—A bill to be entitled An act relating to Palm Beach County, Florida; providing for the vaccination against rabies of all dogs and cats in the county; providing for the impounding and disposition of animals not vaccinated; giving the board of county commissioners of Palm Beach County authority to designate and/or construct the necessary facilities for impounding such animals; to provide penalties for violation thereof; providing an effective date.

On motions by Senator Thomas, the rules were waived and CS for HB 1770 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Bafalis to take up out of order—

HB 2465—A bill to be entitled An act amending and supplementing chapter 31481, Laws of Florida, ex.sess. 1956, being the charter of the village of North Palm Beach, Florida, by (1) adding a new article thereto providing for the construction, acquisition, improvement, extension and operation of water systems, sewer systems, gas system, electric systems, public parking systems and the issuance of revenue bonds to finance the cost of such systems and other revenue producing undertakings; providing for the issuance of excise tax bonds payable from utilities services taxes, cigarette taxes, franchise taxes, occupational license taxes, or other excise taxes; providing for the issuance of assessment bonds payable from the proceeds of special assessments levied against benefited lands and real estate; providing for the pledge of additional security for said revenue bonds, excise tax bonds and assessment bonds, including a pledge of the full faith and credit and taxing power of said village; providing for the rights, security and remedies of the holders of such revenue bonds, excise tax bonds or assessment bonds and for the sale thereof; and (2) by amending article V, section 3(11) by removing limitations on the power of eminent domain by granting the power to acquire and dispose of real and personal property for any of the purposes of the village; and providing when this act shall take effect.

On motions by Senator Bafalis, the rules were waived and HB 2465 was read the second time by title, the third time in

full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Friday to take up out of order—

HB 2567—A bill to be entitled An act relating to Palm Beach county; authorizing establishment and maintenance of a fire control unit; authorizing board of county commissioners to enter agreement with Florida board of forestry; authorizing powers; authorizing tax and appropriation; providing method for discontinuance of said unit; providing an effective date.

On motions by Senator Friday, the rules were waived and HB 2567 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Friday to take up out of order—

HB 3148—A bill to be entitled An act relating to jurors and juror lists; amending sections 40.22, 40.29, 40.30, 40.31, 40.32 and 40.33, Florida Statutes, by providing for the selection and issuance of venire and summons and pay of jurors for small claims—magistrate courts; providing a severability clause; providing an effective date.

On motions by Senator Friday the rules were waived and HB 3148 was read the second time by title, the third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator Bafalis to take up out of order—

HB 3186—A bill to be entitled An act authorizing the county of Palm Beach, Florida, to provide for the construction, acquisition or purchase of water or sewer systems or any combination thereof and improvements, additions and extensions thereto and the operation and maintenance thereof; to provide for optional methods of financing such construction, acquisition, purchase or improvement by the issuance of revenue bonds or assessment bonds or any combination thereof of said county, providing for the fixing and collecting of rates and

charges to users of such systems to pay such revenue bonds, and the levy and collection of special assessments on property benefited by the construction or acquisition of such systems or improvements to pay such assessment bonds or revenue bonds; providing for the rights, remedies and security of the holders of any such bonds, and providing when this act shall take effect.

On motions by Senator Bafalis, the rules were waived and HB 3186 was read the second time by title, third time in full and passed, title as stated. The vote was: Yeas—48 Nays—None

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Sayler      |
| Askew         | Edwards     | Horne    | Shevin      |
| Bafalis       | Elrod       | Johnson  | Slade       |
| Barron        | Fincher     | Knopke   | Spencer     |
| Barrow        | Fisher      | Lane     | Stockton    |
| Bell          | Friday      | McClain  | Stolzenburg |
| Boyd          | Gibson      | Mathews  | Stone       |
| Broxson       | Gong        | O'Grady  | Thomas      |
| Chiles        | Griffin     | Ott      | Weber       |
| Clayton       | Gunter      | Plante   | Weissenborn |
| Cross         | Haverfield  | Poston   | Wilson      |
| Deeb          | Henderson   | Reuter   | Young       |

The bill was certified to the House.

Unanimous consent was granted Senator de la Parte to take up out of order—

HB 1021—A bill to be entitled An act relating to pari-mutuel plants; providing that the racing commission may grant an additional day of pari-mutuel operation to any pari-mutuel plant located in Hillsborough county, Florida, for a charity day for the benefit of St. Leo college; providing for determination and distribution of the charity day profits; providing an effective date.

On motion by Senator de la Parte, the rules were waived and HB 1021 was read the second time by title.

Senator de la Parte offered the following amendment which was adopted:

In Section 1, lines 18-23, page 1, strike: all of lines 18 through 23, inclusive and insert the following: Hillsborough county, Florida, two (2) days so that any such pari-mutuel plant may conduct one (1) charity day of operation for St. Leo college located in Pasco county, and one (1) charity day of operation for the Arts Council of Tampa, which was created by the 1967 session of the legislature. The profits from such charity days of operation shall be determined and distributed to the college and the Arts Council of Tampa as provided by law.

Senator de la Parte also offered the following amendment which was adopted:

In title, line 8, page 1, strike: the semicolon (;) and insert the following: , and one (1) additional day for a charity day for the benefit of the Arts Council of Tampa;

On motion by Senator de la Parte, the rules were waived and HB 1021 as amended was read the third time in full and passed. The vote was:

Yeas—47

|               |             |          |             |
|---------------|-------------|----------|-------------|
| Mr. President | de la Parte | Hollahan | Shevin      |
| Askew         | Edwards     | Horne    | Slade       |
| Bafalis       | Elrod       | Johnson  | Spencer     |
| Barron        | Fincher     | Knopke   | Stockton    |
| Barrow        | Fisher      | Lane     | Stolzenburg |
| Bell          | Friday      | McClain  | Stone       |
| Boyd          | Gibson      | Mathews  | Thomas      |
| Broxson       | Gong        | O'Grady  | Weber       |
| Chiles        | Griffin     | Ott      | Weissenborn |
| Clayton       | Gunter      | Plante   | Wilson      |
| Cross         | Haverfield  | Poston   | Young       |
| Deeb          | Henderson   | Reuter   |             |

Nays—1

Sayler

The bill as amended was certified to the House.

On motion by Senator Cross, the Senate adjourned at 5:28 p. m. to reconvene at 9:00 a. m., July 12, 1967.